ALL INFORMATION CONTAINED MEREIN IS UNCLASSIFIED DATE 10-10-99 BY LOGIST NIS/EP/9

con-waters as vitalesces

As you are aware, on January 12, 1955 when Matucov cancunced that he had lied as a government witness, I instructed Mr. Tomplins and Way Lumbard to conduct an inventigation to get at the facts. In connection with this investigation will you please see that the following steps are taken:

(a) The FMI and the Internal Security Division, and the IRS should see to it that their records are a propriately marked to show the unreliability of this witness so that in the future no one will to midlesd about same. These markings should of course be deted and initialed by the person who marks the changes. tice should be followed in the future as to any other government Bus eans precwitness thereafter found to be unreliable.

Ex-samily M. T

- (b) The FEE should furnish me a list of any employee sacuraty cases in which evidence furnished by Matusov was used. If there and any such cases appropriate steps should intediately he taken to notify the agency where the employee's case was processes, with a procomendation that that case be reviewed and appropriate action. Wtaken in fairness to the employes.
- (c) Mr. Rogers is preparing instructions for departmental attornegs and prospectors emphasizing their responsibility (if Adeparation and appearance compresses prior to their use by

(d) Mesers. Tompkins and Lumbard are replificable tond Matheby case for me. This will involve not only the result Colf investigation into the 1952 Hew York Concumist trial and Jegskergase, but also a report on any other court cases or Sul as a government with as I It in all also contain a recommendation as to action to be taken by the Department of Justicent are betative rights of the government and of the general all also resent any evidence which he government obtains to to much the committed party. U.S.A. or any of its agents. If managed In a classica to discredit government wompesos/ RECORDED -

3 Autobict o graps amount

18

Bezest, Augoro, Apover, Exlug, Josephine and Distery - bods 2 DATE: FABRUARY 21, 1995

FROM

Morbout Brownell, Jr.

SUBJECT:

2. Wetson Case

General Pring will immediately turn over to dr. Olney all information received from the FCC or otherwise incleating parity by Watern. Mr. Clary will arrange to hive an Fill investigation made with a view to prosecution. Wr. Ciney will obtain the usual official request from the POO for the Department of Justice to set.

The FBI will furnish se a list of any employee society cases in which testimony from Wetern westured In edo: 14 wes wit the prinpiples stated above, the afforting scenary will no wotifies to a sounce the effect of any such testimony do proceedings strendy hel. The INS will farmish me with a list of imalgration occas - weather naturalism tion, deportation or otherwise - in which Vetson testified, and also a recommendation as to whether or not cay cope chould be re-opered in feirness to the individuals involved in the recessings.

I noticed in the newspaper that a lawyer in Cleveler, has already appealed to the Department to re-open a tredgration case there in which Wateon to said to have participated as a government witness.

b7C

Cago

Mr. Olney will continue his present course of ceties to determine whether committed perjury, and will obtain from the MC the tional formal request for investigation and exacepation. Is the results of the investigation justify it is edil process with front Jury setion.

A. Systic Cure

Mr. Tompkins will make a report to me as to the crade and procoedings is which this now his been upon as a government witness, and will give as his recommendations as to shother buy of them should be re-opened.

5. Patrorege and Managing Johnson

Mr. Tompelas will complete his report to se as in whether the ection of these two government witnesses in the hal, h Donate sage before the International Organization Loyalty Board requires only exeltional action in that proceeding, and whether it requires my reapprotest of their reliability as government withouses in future what all mothers as 129 to do printe bound memore & 60. 9 por proceedings. As

FEDERAL BUREAU OF INVESTIGATION RECORDS SECTION

<u>4-15</u>, 195 Name Check Unit-Room 6523 Attention_ || Service Unit-Room 6524 J.Forward-to-File Review -__ Ext. <u>2337</u> :: XXReturn to <u>Linton</u> Supervisor 7509 Room ___ ExtAll References after 1-1-55 Subversive References ☐ Main References Only Main____References Only Check for Alphabetical Loyalty Form SUBJECT EX-COMMUNISTS AS WITNESSES Address_ Localities Birthdate & Place_ Searcher ____Date<u>4-15</u>Initial . FILE NUMBER SERIAL 66-6200-134-1031 62-34781-1026 100-372598-4352 -188-375988 -1070 ALL INFORMATION CONTAINED PEREW IS UNCTVESIED OF WINGTED <u> 401820</u>

STANDARD FORM NO. 6 fice Memorandum. UNITED STATES GOVERNMENT DATE: December 30 THE DIRECTOR MR. D. M. LADD Tracy SUBJECT: \SUGGESTION THAT CONSIDERATION COMMUNISTS AND EX-COMMUNISTS WHO COOPERATE WITH THE GOVERNMENT Committee consisting of Messrs. Clegg, Belmont and myself considered the problem of furnishing some assurance to Communists and ex-Communists in Government service who cooperate with the Government that due consideration will be given to such cooperation, particularly under the Security of Government Employees Program. Committee rejected suggestion that President issue amendment to EO 10450 and agreed that Attorney General could consider issuance of statement to effect that such individuals by coming forward and identifying themselves can perform a certain service and they may be assured their cooperation will be taken into consideration in the application of the provisions of the present Directives on Security of Government Employees. Also, suggested that if such statement issued by Attorney General; statement could be discussed by ows deration Attorney General with members of Cabinet. RECOMMENDATION It is recommended that this matter of giving assurance to Communists and ex-Communists who come forward and cooperate with the Government be discussed with the Attorney General, with the thought in mind that the Attorney General may wish to issue a statement. indicating that consideration will be given to such Government employees dependent upon the facts in each individual case. Such a statement coming from the Attorney General may have considerable effect and induce Communists and ex-Communists to furnish information to the Government on their past activitie (CORDED 100795) - Mr. Tolson Mr. Nichols Mr. Belmont Mr. Clegg Mr. Baumgardner ALLINFORMATION CONTAINED HEREINIS UNCLASSIFIED DATE 10-12-99 BY WOLL NIS/EP/DD 901820

DETAILS

In accordance with the instructions of Mr. Tolson, a committee consisting of Messrs. Clegg, Belmont and myself have considered the problem of affording some assistance or recognition to Communists and ex-Communists who furnish complete details to the Government concerning their activities as Communists and otherwise cooperate with the Government. These individuals should be given as much consideration as possible. Due to their background, considerable faith must be placed in their motives and oftentimes the public and their employers may not be convinced of the sincerity of their renunciation. As an example, there are still people today who doubt Whittaker Chambers, Louis Budenz and others.

The feeling of ex-Communists in this matter was expressed in a letter to the Bureau dated November 9, 1953, from Ben Gitlow and Maurice Malkin, who both complained that they were considered "second-class" citizens. Gitlow and Malkin have never been Bureau informants, but they have cooperated with the Government in cases against Communists and are now employed as consultants by the Immigration and Naturalization Service on a per diem basis. They pointed out that it was their belief under the provisions of Presidential Executive Orders 9835 and 10450, that employment by the Government of ex-Communists is barred. The provisions of these Executive Orders do not bar the employment of ex-Communists in the Government, but it is necessary to thoroughly investigate all applicants and employees in the Executive Branch to obtain complete background information so that the head of a particular Department can make a determination as to whether the applicant or employee is disloyal. If any ex-Communist under investigation has been cooperative, such fact is made known to the proper agency. It is a matter for détermination in each individual case, but nothing in either of the Executive Orders specifically bars from Federal employment ex-Communists who have shown their loyalty through cooperation.

The above-mentioned committee gave consideration to the issuance of an amendment to the Presidential Executive Order on Security of Government Employees which would recognize the assistance rendered by Communists and ex-Communists in the Government who come forward and identify themselves and furnish information relative to their previous activities. This amendment

would require the agencies in the Executive Branch to give due consideration to such cooperation before making a determination as to employment or retention in employment of the individual involved. Such a Directive could require the agency in such a case to state that due consideration was given to the employee's cooperative attitude when any decision relative to employment was reached. It was not believed that any blanket recommendation should be contained in said amendment as the matter of employment is a problem which must be handled by the agency and is dependent upon the circumstances in each case.

Consideration was given to the suggestion that an order be issued to individuals generally relative to their cooperating with the Government and if the President amends Executive Order 10450, a statement could be issued explaining the reason why such action was being taken and also indicating to the public generally that in private employment and professional pursuits the American people, having due regard for the faults of others, give full and complete consideration to individuals who renounce their Communist associations and make a full disclosure of such past activity. Such a statement coming from the President after the Director's article, "Breaking the Communist Spell" and the statements of various congressional committees would have considerable effect in giving Communists and ex-Communists who cooperate a greater recognition than they have been receiving. Any such statement by the President should, of course, be general in nature as the manner and degree of cooperation of each individual is a matter which would have to be considered on an individual basis and on its own merits.

The committee also considered the question of Communists and ex-Communists who cooperate with the Government, as in the case of Theodore Lit, and who at one time or another may have violated Federal or state laws on false swearing, fraud, etc., due to denials in the past of Communist affiliation or association.

CONCLUSIONS OF COMMITTEE

The committee felt that it would be difficult for the President to issue a statement on this matter, and a better plan would be for the Attorney General to do so. It will be recalled that the Attorney General has been designated to render advice to enable the agencies to establish and maintain an appropriate Security of Government Employees

Program. In view of that fact, the Attorney General would be the logical official to issue a statement such as herein proposed.

The committee considered whether in this statement the Attorney General should say that ex-Communists due to the conspiratorial nature of their past activity may have violated Federal laws and their present attitude and cooperation will be given the utmost consideration in any prosecutive action which may be pending against them or which may be considered in the future based upon their past activity.

The Attorney General need not grant any blanket immunity through such a statement, but could encourage exCommunists to come forth on the assumption that their appearance will not immediately place their freedom in jeopardy and, in fact, there would be a good possibility that they would not be prosecuted.

With regard to state violations by Communists and ex-Communists, the Attorney General would have no power over such violations, but consideration was given to including in any statement of the Attorney General recognition by the Attorney General to such state violations and suggesting that the states give most careful consideration to Communists and ex-Communists who cooperate with the Government and who may have violated state laws while engaged in Communist activity in the past.

Careful consideration was given by the committee to the content of any statement by the Attorney General and it was decided that a statement could be issued as follows:

The Administration has been successful in eliminating from Government employment many individuals whose loyalty is doubtful and whenever such persons are located in the Government their services will be terminated. The Government cannot afford to tolerate in its employ individuals who

by their actions indicate a lack of wholehearted allegiance to this country. It is recognized, however, that Communists and ex-Communists in the Government service by coming forward and identifying themselves can be of particular assistance and they are encouraged to do so. Such individuals may be assured that their cooperation will be taken into consideration in the application of the provisions of the present Directives on Security of Government Employees, dependent upon the facts in each individual case.

It is felt that this matter should be discussed with the Attorney General and the suggestion made to the Attorney General that he may wish to issue a statement such as that which is set forth above.

During such discussion it may also be pointed out that the Attorney General may wish to discuss such a statement prior to its issuance or at the time of issuance at a Cabinet meeting so that all Department heads in the Government will be aware of the fact that due consideration should be given to individuals who renounce Communism and perform a service to the Government by furnishing information relative to past association and affiliation with Communist activities. Such a statement by the Attorney General may be of considerable value in granting assurance to individuals in the Government and elsewhere who are presently wavering in their allegiance to Communism and need some reassurance that their coming forward will be given as much consideration as possible.

CASE CONTAINING INFORMATION FURNISHED BY Civil Service Commission, ADAA; Fraud Against the Government, Bureau file 116-410610. The report of Special Agent Richard H. Ash, dated December 28, 1954, at Kansas City, Missouri. This report openly identifies One copy of the report was furnished to the Department by memorandum dated January 18, 1955. CASES CONTAINING INFORMATION PURILISHED BY HARVEY MARSHALL MATUSON (2) STEPHEN BRUNAUER - II AEAA, Bureau file The report of Special Agent Patrick E. Thorpe, dated August 10, 1950, contains information furnished by Matusov under the symbol T-32. This report was furnished to the Department on September 7, 1950. In addition, the report was furnished to the Atomic Energy Commission (AEC), the Office of Waval Intelligence (OWI), Civil Service Commission (CSC), Office of Secretary of Defense (OSD), Immigration and Naturalization Service (INS), and the State Department. Atomic Energy Act, Bureau file 116-170820. The report of Special Agent Lawrence M. Spillane, dated Rugust 1, 1950, at New York, New York, contains information furnished by Matuson under the symbol T-7. Photostat of this report was furnished to the Department. In addition, this report was disseminated to ASC, ONT, Department of the Air Force (AF), and the National Advisory Committee for Aeronautics (NACA). (4) Atomic Energy Act - Applicant (AEAA), Bureau file 116-205729. Albuquerque report dated March 25, 1952, contains paraphrasing of Matusow's testimony before House Committee on Un-American Activities on February 6. 1952. This report was not disseminated to the Department,

OSI, and AEC.

901820 sent as att. w/memo to AG dated 3/12/55

hovever, it was disseminated to Military Intelligence (0-2),

100-418105-14

DATE 10-10-99 BY 60361 NICLESTON

ALL INFORMATION CONTAINED

Energy Act - Applicant, Bureau file 116-303903. By memorandum dated January 13, 1953, information furnished to this Bureau by Harvey Matusow was transmitted to AEC and to the Chief of the Security Division at The Pentagon. This information was not furnished to the Department. In the cited memorandum, Matusow's identity was set out openly.

(6) Atomic Energy Act - Applicant, Bureau file 116-278034. Albuquerque report dated March 25, 1952, contains information furnished by Harvey M. Matusow before the House Committee on Un-American Activities.

file 116-248015. The report of Special Agent Julian H. Burttram, dated June 16, 1951, at Albuquerque, New Mexico, contained information furnished by Matusow under the informant symbol T-1. This report was not furnished to the Department, however, it was furnished to G-2 and AEC.

furnished to OSI and AEC.

This report was not disseminated to the Department, however, it was

Special Inquiry - State Department PL 420, 80th Congress (VOA), Bureau file 123-7904. The report of Special Agent Bruno F. Dreyer, dated March 20, 1951, at San Antonio, Texas, wherein Matusow is carried as T-1, of known reliability, and results of interview with Natusow are set out. This report was disseminated to CSC and the Department on May 17, 1951, and to the State Department on April 27, 1951.

Program, Bureau file 128-593. The report of Special Agent Edward C. Palmer, dated March 3, 1951, at Albuquerque, New Mexico, sets forth the results of information furnished by Natusow under the informant symbol T-3. This report was not furnished to the Department. On April 20, 1951, the State Department was furnished one copy of the report and on May 11, 1951, one copy of the report was furnished to the CSC.

(10) ALICE KING, aka Alice Greene, Alice Greenbaum, Mrs. Evan Robert King, National Science Foundation Act Applicant, Bureau file 133-175. The report of Special Agent

Philip G. Jackson, dated March 17, 1954, at New York City, reflects that Harvey Marshall Matusow testified on November 27 and 28, 1951, before HCUA. This report was disseminated to the CSC and the Department on March 31, and April 5, 1954, respectively.

New York, New York, Loyalty of Employees of the United Nations and Other Public International Organizations, Bureau file 138-2779. The report of Special Agent Charles S. Ritz, dated October 19, 1954, at Dallas, Texas, sets forth the results of an interview with Harvey Natusow. Matusow's identity is set out openly. By memoranda dated October 29, 1954, the report was furnished to the Department and to the GSC.

International Telecommunications
Union, Geneva, Switzerland, Loyalty of Employees of the United
Nations and Other Public International Organizations, Bureau
file 138-2512. The report of Special Agent Thomas J. NcKeon,
dated August 25, 1954, at New York, reflects that Harvey
Matusow, self-admitted former Communist Party member, advised
employee's husband was member of Communist Party in 1948.
Report was disseminated to the Department and CSC on September 3,
1954.

Applicant - United Nations, New York, New York, Loyalty of Employees of the United Nations and Other Public International Organizations, Bureau file 138-2822. The report of Special Agent Roger Young, dated October 21, 1954, at New York, New York, contains information furnished by Matusow under the informant symbol T-2. The same report contains information furnished by Matusow at a public hearing of the House Committee on Un-American Activities in February, 1952. In connection with the latter, Matusow's identity is set out openly. A copy of the report was furnished to the Department by memorandum dated Movember 5, 1954. By memorandum of the same date copies of the report were furnished to the CSC.

(14) aka "Indefinite Substitute Clerk, Post Office Department, Philadelphia, Pennsylvania, Security of Government Employees, Bureau file

140-3253. The report of Special Agent Bertram G. Worthington, whated May 14, 1954, at New York, New York, contains information furnished by Matusov under the informant symbol T-4. This same report openly identifies Matusov with respect to information furnished by him in February, 1952, at a public hearing of the House Committee on Un-American Activities. A copy of this report was furnished to the Department on June 3, 1954.

Ilachinist, Department of the Navy, Brooklyn, New York, Security of Government Employees, Bureau file 140-1965. Report of Special Agent George B. Stewart, dated December 15, 1953, at New York, New York, carries Harvey Marshall Natusow as T-3 and Matusow described the routine carried on at Camp Unity, Wingdale, New York. Report was disseminated to the CSC and the Department on December 28, 1953.

(16) Department of the Navy, Brooklyn, New York, Security of Government Employees, Bureau file 140-4431. The report of Special Agent Douglas NacDougall, dated July 22, 1954, at New York, New York, reflects Natusow as T-7. This report was disseminated to the Department and CSC on August 24, 1954.

(17) Department of Health, Education and Welfare, Bethesda, Maryland, Security of Government Employees, Bureau file 140-3671. By letter dated May 24, 1954, CSC was furnished information previously furnished to this Bureau by Matusow in April, 1951. No additional dissemination has been made of this information.

Washington, D. C., Security of Government Employees, Bureau file 140-374. The report of Special Agent John Joseph Mulhern, dated October 15, 1953, at New York, carries Matusow as symbol number T-5. This report was disseminated to the CSC and the Department on October 27, 1953.

(19) ROBERT MARTIN WOHLFORTH, Antitrust Division U. S. Department of Justice, New York, New York - Loyalty of Government Employees (LGE), Bureau file 121-874. The report of Special Agent Arthur R. Ware, dated August 22, 1950, at New York, carries Harvey Matusow as Confidential Informant T-47. The report was disseminated to the Department and the CSC by memoranda dated October 17, 1950.

Veterans Administration Regional Office, Miami, Florida - LGE, Bureau file 121-20238. The report of Special Agent Norman E. McDaniel, dated September 29, 1950, at New York, New York, contained information furnished by Matusow under the informant symbol 7-6. This report was disseminated to the Department by memorandum dated October 12, 1950. By memorandum of the same date copies of the report were furnished to CSC.

Applicant, National nursel of Standards, U. S. Department of Commerce, Washington, D. C. - LGE, Bureau file 121-22476. The report of Special Agent Norman E. McDaniel, dated June 15, 1950, at New York, New York, contains information furnished by Matusow under the informant symbol T-8. A copy of this report was furnished to the Department by memorandum dated July 18, 1950. Copies of this report were also furnished to the CSC, State Department, and G-2.

Office Department, New York, New York - LAE, Bureau file 121-23033. The report of Special Agent Albert Franz, dated September 8, 1950, at New York, reflects Matusow as Confidential Informant Symbol T-14. This report was disseminated to the CSC and the Department on September 25, 1950.

of the Navy, Long Beach, California - Lue, Bureau file 121-27968. The report of Special Agent Robert A. Frink, dated June 14, 1951, at New York, New York, carries Matusow as Confidential Informant on July 31, 1951.

Department of the Navy, Washington, D. C. - SGE, Bureau file 121-25628. The report of Special Agent Edward M. Owens, dated November 22, 1954, at New York, New York, contains information furnished by Hatusow under the Informant Symbol T-2. A copy of this report was furnished to the Department by memorandum dated January 11, 1955. By memorandum of the same date, copies of the report were transmitted to CSC.

- (25) MERIE D. VINCENT, JR., Regional Director, National Labor Relations Board, Buffalo, New York - SGE, Bureau file 121-29124.
- (a) The report of Special Agent Charles H. Sanderlin, dated May 5, 1954, at New York, reflects Harvey Matusow Interviewed and advised not acquainted with employee. This report was furnished to the CSC and the Department on June 3, 1954.
- (b) The report of Special Agent John J. Gorman, dated June 8, 1954, at Washington, D. C., reflects Harvey Matusow testified before Jenner Committee re employee's brother and sister-in-law. This report was furnished to CSC and the Department on June 16, 1954.
- (26) JOHN CALVIN MAITE, aka Jay Waite, U. S. Weether Bureau, Department of Commerce, Clayton, New Mexico SGE, Bureau file 121-32075. The report of Special Agent D. Arthur Byrnes, dated May 16, 1954, carries Matusow as Confidential Informant T-15. This report was disseminated to GSC and the Department on June 3, 1954.

res aka Appointee, Fittsburgh Ordnance District, Department of the Army, Fittsburgh, Pennsylvania LGE, Bureau file 121-35805. The report of Special Agent William H. Haight, dated February 29, 1952, at New York, New York, page three, contains information furnished by Natusow under the Informant Symbol T-19. This report was furnished to the Department and to CSC by memoranda dated March 12, 1952.

Department of the Arry, Fort Knox, Kentucky - IGE,
Bureau file 121-40016. The report of Special Agent William M.
Shuford, dated October 24, 1952, at New York, reflects Harvey
Marshall Matusow, an admitted Communist Party member from
September or October, 1947, until January, 1951, testified

before Committee on Un-American Activities of the House of Representatives, at Mashington, D. C., on November 27, 28, 1951. This report was disseminated to GSC on November 7, 1952; the Department on November 7, 1952; and the Military Intelligence (G-2) on November 19, 1952.

Applicant, Department of State, Mashington, D. C. - IGE, Bureau file 121-40507. The report of Special Agent Marcellus B. Meyer, dated November 29, 1952, at New York, New York, contains information furnished by Matusow under the Informant Symbol T-7. This report was furnished to the Department and to CSG by memoranda dated December 9, 1952.

Department, Washington, D. C. - LGE, Bureau file 121-02562. The report of Special Agent James E. Hanlon, dated March 2, 1953, at New York, reflects Harvey Marshall Matusow as Confidential Informant T-3. This report was disseminated to CSG and the Department on March 16, 1953, and to Coast Guard Intelligence on September 13, 1950.

Department, Levittown, New York - LTE, Bureau file 121-2285h.
The report of Special Agent Joseph E. Dowling, dated September 3, 1952, at New York, contains information furnished by Hatusow under the Informant Symbol T-5. This report was disseminated to the Department and CSC by cover letters dated September 12, 1952.

Mail Handler - Appointee, Fost Office Department, New York LGE. The report of Special Agent John G. Slater, dated August 29, 1950, at New York, New York, contains reference to Hatusow under the Informant Symbol T-7. This report was furnished to the Department by memorandum dated September 14, 1950. By memorandum of the same date the report was furnished to CSC. On April 6, 1951, a copy of the report was furnished to the Coast Guard.

Boa dmanMr. R Mr. Mr. Callan Mr. Stanley Mr. Sutthoff 4 19 The Attorney General March 2, 1955 ALL INFORMATION CONTAINED HEREIN'IS UNICLASSIFED DATE 10-10-99 BY 60361 NIS/EP/00 Ex-Communists as Vitnesses 901820 Reference is made to your memorandum dated February 21, 1955, instructing that certain action be taken with respect to files containing information obtained from In addition, Harvey Harshall Hatusow and you requested a list of any employee security cases in which evidence or testimony from Matusow and Watson is set out. By memorandum dated February 21, 1955, captioned "Harvey Marshall Matusow," Assistant Attorney General, William F. Tompkins, Internal Security Division, requested that he be advised in which reports previously furnished to the Internal Security Division Matusow appears by name or informant symbol. Attached is a list of employee security cases containing information furnished by and Matusow. list furnishes the full caption of the report or letter involved and notes whether the informant's identity is set out openly or concedled by informant symbol. In the latter 8 instances, the pertinent informant symbols are noted. Dissemination of the communications is also set out. Copies of this list are attached also for Mr. Rogers, Mr. Tompkins, and the Records Administration Branch of the Department. Mr. Tompkins is being advised by separate correspondence of similar cases other than those of an employee security nature. Pursuant to your instructions, all other prencies, which have been furnished copies of the communications. listed in the attached are being advised by letter of the pertinent information for any action deemed appropriate by the agency concerned. Also, the pertinent files of this Bureau are irked to show the unreliability of being appropriately Natu sow and Mr. Nichols, Room 5640 Mr. Belmont, Room 1742

In the event additional employee security cases containing information from Matusow and are identif are identified, you will be advised of the same, and other action indicated in your memorandum will be taken.

Attoc

Mr. William P. Rogers Deputy Attorney General

(AHACHMENT) (1) Assistant Attorney General William F. Tompkins

(1) Records Administration Branch

Memorandum UNITED STATES GOVERNMENT Mr. A. Rosen TO Mr. C. H. Stanley/ SUBJECT: HARVEY MARSHALL Winterrowd Tele. Room Holloman (IDENTITY OF LOYALTY, SECURITY OF GOVERNMENT EMPLOYEES (SGE) AND APPLICANT CASES UTILIZING INFORMATION FURNISHED BY MATUSOW AND Purpose is to recommend transmittal of attached memo and list to Department by Mr. Nichols. List identifies cases containing info furnished by Matusow and By memo 2/21/55 Attorney General issued instructions re action to be taken in "employee security cases" containing info from Matusow and l Attached is memo for Attorney General with list of thirtytwo cases in loyalty and applicant categories referring to Matusow and openly or by symbol. List notes all disseminations. Copies of memo and list also being furnished Mr. Rogers, Mr. Tompkins, and Records Administration Branch of Department. Bufiles being appropriately marked to indicate Matusow's unreliability, and O agency to which communications and attached list were furnished being advised of pertinent data. Attorney General instructed that other agencies be so advised "with a recommendation that that case be reviewed and appropriate action taken in fairness to the 114 employee." Bureau making no recommendation to other agencies, 3, noting only that info is forwarded "for any action deemed \mathcal{E}_{M} necessary by you." Other agencies being advised by separate letters Oa SEAT OF GOVT. OBSERVATIONS: Attached list compiled as result of search conducted at SOG and in field, in which names of Matusow and informant symbols, and names of individuals mentioned by Matusow and were searched in SOG and field indices for references in loyalty, SGE and applicant cases. SOG searched over 700 names; three field offices conducted physical search of all files in pertinent category, Albuquerque checking over 26,000 files. New York reviewed over 86,000 files and references. It is believed that attached list is as complete as possible, unless physical check of files in hundreds of thousands of loyalty and applicant cases is under taken. 100-375988 Attachment secet 3-3-50 Mr. L. B. Nichols Mr. A. H. Belmont (1)100-14963 JRS:sal:baj ALL INFORMATION CONTAINED (10)HEREINIS LINCLASSIFIED DATE 10-10-99

b7D

Field has been alerted to advise Bureau of any other cases involving Matusow's and ________information noted in future file reviews.

RECOMMENDATIONS:

That Mr. Nichols give the attached memo and list to Mr. Rogers for the Attorney General (original). One copy is attached also for Rogers, Tompkins, and Records Administration Branch. It is suggested also that Mr. Nichols advise Mr. Rogers that the list is not necessarily complete. It is suggested that Mr. Nichols advise Mr. Rogers of the extensive search already conducted by the Bureau (as noted above) in identifying the cases in the attached list. It should also be pointed out to Mr. Rogers that the Bureau has gone as far as possible in this matter, short of a physical page by page check of files in each of the hundreds of thousands of Loyalty, SGE, and Applicant-type cases which the Bureau has conducted. In the event other cases of a similar nature are noted in future file reviews, the same will be brought to the attention of the Department and other appropriate action will be taken.



THE DIRECTOR

March 7, 1955

J. P. Mohr

Ogx Comment or withing

vcs:gmo

APPENDIX

Pages Al393-Al396 Congressman Walter, (D) Pennsylvania, extended his remarks to include a CBS Radio broadcast of February 27, 1955. Participants were Hon. Francis E. Walter, chairman, House Un-American Activities Committee, Hon. William F. Tompkins, Assistant Attorney General in charge of Internal Security Division, Department of Justice, moderator, Dwight Cooke Wand producer, Nancy Hanschman of The question was "How effective are former Communists as witnesses?" The reference to the FBI was set forth in a memorandum written earlier this date.

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ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
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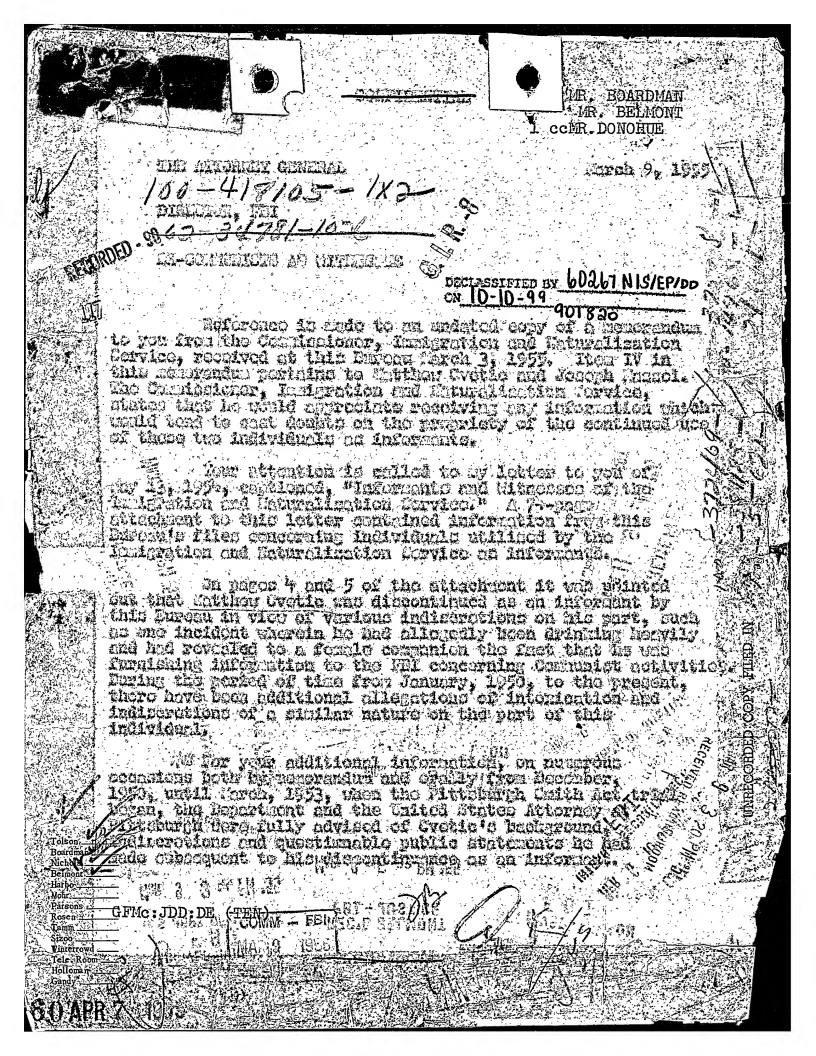
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INITIALS ON UNISPA

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On page 66 of the attachment to my letter of May 13,	
1954, referred to above. it was pointed out that following the	
discontinuance of as an informant by this Bureau	h
in has made a number of allegations concerning	tų.
ENTEROPER CHICAGO TO THE SECRETARY OF TH	•
subversive activities which he had not previously reported to the	
FBI during his informent status. A number of these allegations	
were impossible to substantiate. In addition has	-
charged that the FBI in ordered him to plead	-,*
guilty to	
statement was completely Talse and a Special Agent of the FBI . b7D	
testified	٠,٠
refuting the allegation.	
This testimony was in connection with a petition to the court	
by to withdraw the guilty plea, alleging that he.	۲,
had been instructed to so plead by the FBI.	
ride spair strantainacht an sa Trace M. Arte anar	
On represented himself as	
On represented himself as	-
"an undercover agent for the FEI" in order to obtain entrance	٠.
into the Pittsburgh Ordnance District to view an employee of the	ر.
Department of the Army. The Internal Security Division of the	í.
Department is presently considering the advisability of prosecution of for Impersonation in this instance.	Ļ

2 cc: Assistant Attorney General
William F. Tompkins

2 cc: Commissioner
Immigration and Naturalization Service

_	Attached hereto, for your information, and marked Attach- ment II, is a list of deportation and densturalization cases
•	in which testified as a Government witness. The deports-
1	tion cases are now being reviewed and you will be furnished as
•	soon as possible with a recommendation as to whether any of the
-	cases should be reopened. With respect to the cases of Invis
	ZUIDER, COSTAS ATHAS, and shown on Attach-
	ment II, instructions have been issued to schedule continued
	deportation hearings as soon as possible.
*	For your further information, there is also attached hereto, marked Attachment III, a list of denaturalization cases in which was to have been a Government witness in court proceedings.
	I am also attaching hereto, marked Attachment IV, a copy of a memorandum concerning
	The newspaper article, referred to in your memorandum of February 21, 1955, concerning a lawyer in Cleveland appealing to the Department to reopen an immigration case, refers to the case of ALEN SHIFRIN, which is reflected in Attachment II. This Service has not received any appeal or request by the alien or his attorney with respect to the case.
II.	
Law See B .	
	This Service has not utilized either as an in-
	formant or witness.
IV.	MATTHEW COUTIC and
	With reference to these two witnesses, I am compiling a

List of Service cases in which they have testified and shall forward it to you as soon as it is completed. In addition, the cases are being reviewed and you will be furnished as poon as possible with recommendations as to any action to be taken therein. I have no information that either of these witnesses is unreliable or that their testimony is not to be given full credence. I would appreciate receiving any information in the possession of any Division of the Department which would tend to cast doubts on the propriety of our continued use of these two informants.

V. and

This Service will await determination by the Department with respect to a responsise of the reliability of these two persons as Government witnesses, although we have no reason to believe, based on their testimony in administrative hearings before this Service, that their reliability is to be doubted. In the interim, pending such responsise, they will not be utilized as witnesses by this Service although they will still be used as informants, and appropriate instructions have been issued.

Wised you on February 21, 1955, the Service ceased using such persons as consultants on July 23, 1954. Further, on September 13, 1954, I issued a directive to the field offices relative to the payments to witnesses, sources of information and confidential informants, and deliberately omitted any reference to consultants so that all persons were to be known as informants or witnesses. I am attaching hereto, for your information, a copy of that directive, marked Attachment V.

I am furnishing a copy of bids memorandum and attachments to Hessrs. Rogers, Hoover, Tompkins, and Olney.

Attachments

*At this time all contracts in which these individuals were referred to as consultants were cancelled.

CC: William P. Rogers, Deputy Attorney General

Attachments

CC: J. Edgar Hoover, Director Federal Bureau of Investigation

Attachments

CC: William F. Tompkins, Assistant Attorney General Internal Security Division

Attachments

CC: Warren Olney III, Assistant Attorney General Criminal Division

Attachments

February 24, 1955

MEMORAHDUM IN RE HARVEY MATUSON (56319/658)

Background

The subject was born on October 3, 1926, in New York City, New York. He came to the attention of the New York office of this Service as a result of an article in the January 19, 1951, issue of the "Daily Worker" in which it was stated that he had been expelled from the Communist Party.

Efforts directed by the Central Office to develop him as an informant were initiated but were unsuccessful until April 8, 1952, when he was interviewed by an Investigator attached to the Cincinnati, Chio, office of this Service. On that date he stated that he had joined the American Youth for Democracy during October 1946 and that he had been a member of the Communist Party from 1947 to January 1951. He furnished information concerning persons whom he believed to be foreign born and to his knowledge members of the Communist Party. On May 15, 1952, he furnished information regarding his background to two investigators attached to the New York office. He was again interviewed at the New York office on September 11, 1952, at which time he stated that he had joined the Communist Party during October 1947 and furnished further information concerning his activities while a member of the Party. On September 16 and 17, 1952, he was interviewed at the Central Office with respect to information he claimed to have regarding Communist infiltration into the south-western United States.

901820

Attachment I

ENGLOSURE

Matusov was used as a Government witness by this Bervice in only one proceeding on May 12, 1953. He did not act as an identifying witness. He only testified that anyone employed by the newspaper the "Daily Worker" had to be a Communist Party member. His testimony on this point was corroborated by witnesses Maurice Malkin, Manning Johnson and John J. Huber. This was in connection with the deportation proceeding of a native and citizen of Canada, age 35, who was admitted to the United States for permanent residence on September 16, 1946. On March 27, 1953, a variant was issued for her arrest under Section 241(a) of the Immigration and Nationality Act on the ground that after entry in the United States she had been affiliated with the Commist Party of the United States. On May 22, 1953, she was found deportable by a special inquiry officer on the ground that she had been a nember of and affiliated with the Communist Party. This finding was based on her employment by the Communist newspaper, the "Daily Worker". She refused to testify at the deportation bearing. Evidence of her employment by the "Daily Worker" consisted of the testimony of two neighbors who stated that she had informed them that she was employed by the "Daily Worker", certified copies of Forms W-2 (Withholding Statement) showing that she was employed by Freedom of the Press Company, Inc., (Publishers of the "Daily Worker") and an application for a marriage license showing her residence at 50 East 13th Street, New York City, the address of Freedom of the Press Company. Inc.

On June 26, 1953, appeal was dismissed by the Board of Iumigration Appeals. She departed to Canada under a varrant of deportation on June 30, 1953.

Termination of Use

On April 8, 1954, Mr. Noto instructed Mr. Flags at New York that subject was not to be used as witness in Service proceedings. This action was taken on receipt of information that the subject had written letters to his wife in which he stated that he had committed perjusy in testifying regarding communism.

Fees Paid

According to Mr. McGaffin, fiscal records indicate he received a total of \$209.01 (\$144.00 fees; \$60.51 transportation; \$4.50 per diem).

DEFORTATION CASES IN WHICH DESTITUTE TO THE PARTY TO THE						CONTINUS/EPPOB
10.50	INS TOO WHOTE	ins district	STATUS OF CASE	drances	other (attresses 1410 realitied as 10 alburs redensile in de	IATSON IDEALTH I ALIEMAN WINER OF OP DURING
Allen Shiftin	E-017231	Debroit	2/11/55 BIA ordered deportation.	iombor of Ci liter entry.		1937-1944
		Detroit	2/11/55 alk berri- nated proceedings.	Conder of OP offer entry.		1933-13/17
		hebroit	9/9/54 ordered de- ported by SIQ. Fending before BIA.	ember of CP prior to entry.		1933-3h to 1912 (except during 1935-38
Nary Todorovich	r-hakejia	Debroth	11/15/51 BTA dis- missed appeal	enter of di liter entry.		1931-1933 1936-1912
			5/10/5k ordered de- ported by SIO. Appeal pending be- fore BIA.	entry: Deing		nso Tana 1933
Low Zuker	A-3579378	Buffallo	Hearing temporarily adjourned.	Member of GP	Prospective Nitness -	1936 or 1937 to 1941
		Tailele Who	Hearing temporarily adjourned.	Center of GP.	Prospective Libness -	1935-1936
		Prilevelphis	Hearing temporally adjourned.	Conter of UP and IIIO after ontry.	Prospective Nithess	1935 and 1936
			Attachment II			

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Denaturalization cases in union

<u> Marikin</u>

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Nichael Chruszczek	0-5095214	Debroit	7/9/54 naturalization rovoked N.D. of Chic. 11/16/54 appeal dis- nissed by V.S. Court of Appeals.	Service investigators testified he admitted rem- bership in CP.	1931-1941
			Attachment II		

DEPLATURALIZACION DASES IN CHICH DAS TO HAVE BEEN A VILLESS IN COURT EXCORDINGS

CASS	7112 HUMER	dis distator	SPINOS DE CASA	O'DEA FROSPERICANA TERRESDA	tateon objety Subject as 127 Of OP Ducit
		Detroit	11/1/51 complaint filed USD1, Detroit.		1936-1937
J.A. Stemple	G-161,1600.	Dairoit	0/17/54 case to U.S. Atty., Oleveland.	Villian Commings	1930-1933 or 1 1934
Abo Young	C-1627218	latroi t	5/12/90 complaint filed USDO, NO of Chio.		1933-1942
and the same of th		Dotroit	7/1/5% complaint filed USED, ID of Onto.	John Victor	1933-1961
		Debroi à	2/21/55 et Doportocent		1936-1911
		Falledelphia	5/5/5h complaint filed USNS, UD of Pa.	Frank Fool,	1940
				PALINE CRIMATION CONTAINED WEREINIS UNICLASSIFIED DAY WAS INIS/ PARE 10-10-99 DY WAS INIS/ 901880	EP/PD
			Attachment III		

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The subject was bo	orn on	
1 113	FORESERENT TESTEES STO	
12 15 20 05 1		
On July 30, 1952,	pursuant to Service request, the Federal Bursau	* 4
of Investigation f	Jurnished this Service clearance to contact	
for the purpose of	devoloping him as a Cervico informant. On	
February 20, 1953	he was reported by the Kansas City District to	. K
nuo contiet citics	as an informent to the Cervice and as willing	- i
on constry in Serv.	rice proceedings as a Covernment witness.	` ; إلـــ
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most of his time to	- Ald at any all the same at t	9 2 ' 1
According to Party in whon	ho terminated his membership in the Communist he became convinced that it could not achieve	
its goals by denoc	ratio processes.	~
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Fces Paid

According to Mr. McCaffin, fiscal records indicate he received a total of Ch.904.h2 from July 16, 1953 to December 15, 195h (82,910,75 fees; £1,037.15 transportation; \$9h5.90 per diem; \$90.62 miscellaneous).

Office Memorandum · united states government

Director, FBI

SAC, Pittsburgh (67-2584A)

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-12-99 BY 60267 NIS/EP/DD 9018:20

March 21, 1955

DATE:

SUBJECT:

MATTHEW CVETIC

FORMER SECURITY INFORMANT

EX Communists As WITHERSES

On the evening of 3/16/55 JAMES EADIE, Chief of the Brownsville, Pa., Police Department, telephonically advised SA CARL L. SHERWOOD that CVETIC on that date had been arrested by Patrolman SAM NICOLA of the Brownsville, Pa., PD for drunken driving. According to EADIE, CVETIC had driven his 1953 Lincoln into a ditch. Chief EADIE requested advice as to what action he should take with regard to CVETIC. EADIE stated that CVETIC had not made any statements with regard to the FBI but that he (EADIE) assumed he should contact the Bureau concerning CVETIC's arrest.

Chief EADIE was advised by SA SHERWOOD that CVETIC had no present connection with this Bureau and that he was not at any time an employee or agent of this Bureau. SA SHERWOOD further advised EADIE that this Bureau certainly would not intercede for any individual charged with a violation of law and that he would have to adhere to his own procedures with regard to the arrest of CVETIC.

Chief EADIE further stated that he intended to let CVETIC "sober up" and if the Burgess of Brownsville so desired, would have CVETIC fill out a check for fines and costs.

SA SHERWOOD was subsequently advised on 3/16/55 by _____ that EADIE had called said informant and told informant that he (EADIE). was going to have someone drive CVETIC back to Pittsburgh and that the entire matter would be forgotten. further advised SA SHERWOOD that it was his impression that no publicity would further advised result from the above arrest of CVETIC. b2

The above is submitted for the information of the Bureau.

b7D

JTM/jep

REGISTERED

let & All, ce Tompkins, 2 3-30-33 APR 25 1955 GFM

1

FEDERAL BUREAU OF INVESTIGATION

I M	ir. Tolson
FEDERAL BUREAU OF INVESTIGATION	r. Belmont
M	r. Mohr
1 M	r. Rosen r. Tamm r. Sizoo
Transmit the following Teletype message to:	r. Winterrowd le. Room Holloman
FB1, PITTSBURGH (67-2584A) 8:30 AM EST 3/26/55 HIK	ss Gandy
DIRECTOR, FBI EX COMMUNISTSHE WITNESCES	5
MATTHEW CVETIC, FORMER PITTSBURGH SECURITY INFORMANT. REMY	AIRTEL
3/25/54, CAPTIONED, "CRC, IS-C". OF KNOWN RELIAB	ILITY,
ORALLY ADVISED SA RUSSELL M. GWYNNE ON 3/25/55 THAT A MEETI	NG b2
SPONSORED BY THE PITTSBURGH CRC WAS HELD IN THE VOGUE ROOM	i Trans
OF THE ROOSEVELT HOTEL, PITTSBURGH, PA., DURING THE EVENING	
OF 3/24/55. INFORMANT STATED THAT THIS MEETING DEALT PRIMA	RILY
WITH INFORMANTS AND MIRIAM SCHULTZ, EXECUTIVE SECRETARY OF	THE b6
PITTSBURGH CRC AND OF THE WESTER	b7C %
PA. COMMITTEE FOR PROTECTION OF FOREIGN BORN, READ WHAT APP	EARED
TO THE INFORMANT TO BE A MEDICAL ANALYSIS CONCERNING MATTHER	N .
CVETIC. THIS ANALYSIS IN SUBSTANCE CONCERNED INFORMATION TO	HAT C
MATTHEW CVETIC HAD BEEN RECENTLY ADMITTED TO ST. FRANCIS HOS	u
AL INFORMATION CON	MINEST !
3- BUREAU (100-372409) (RM) 1- BUREAU (100-381185) (RM) 1- BUREAU (100-381185) (RM)	OGPINIARA
1- PITTSBURGH (62-1787)	30 PD 6
RMG:HLK RECORDED A MAR 29-1955	1 b2
(8) RELUM	√b7D .*
APR 95 1055 W	
APR 25 1955	
Approved: Sent M Per_	
Special Agent in Charge	

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE PAGE TWO

Transmit the following Teletype message to:

Special Agent in Charge

b6 b70

AT FITTSBURGE, PA., AND HAD UNDERGONE. PSYCHIATRIC TREATMENT.
SCHULTZ AND POINTED OUT THAT THEIR RESPECTIVE ORGANIZATIONS
WOULD IMMEDIATELY START PREPARATION OF A "PETITION" FOR SUBMISSION
TO THE USDC AND INS, POINTING OUT THAT THE TESTIMONY BY CVETIC
IN INS HEARINGS AND THE PITTSBURGH SMITH ACT CASE WAS VALUELESS.
DUE TO CVETIC'S SUFFERING FROM A NERVOUS DISORDER. IT IS NOTED
THAT ON 3/10/55 MATTHEW CVETIC WAS INTERVIEWED WITH BUREAU AUTHORITY
BY SA JOSEPH J. O'NEILL IN CONNECTION WITH AN SGE CASE AND CVETIC
TOLD SA O'NEILL THAT ON 2/20/55 "SOMETHING HAPPENED TO HIM" AND
HE STARTED TO DRINK AND THAT HE DRANK HEAVILY FOR SEVERAL DAYS.
HE STATED THAT AS A RESULT HE BECAME "VERY SICK" AND WAS CONFINED
TO ST. FRANCIS HOSPITAL, PITTSBURGH, WHERE HE RECEIVED TREATMENT
FOR A "NERVOUS CONDITION." CVETIC STATED THAT HE HAD BEEN RE-
LEASED FROM THE HOSPITAL ON 3/8/55. CVETIC ALSO STATED THAT HE
HAD BEEN ATTENDED BY DR. JOHN A. MALCOLM (NOTE PITTSBURGH LET
TO BUREAU, 3/2/49, CAPTIONED, "CP-USA-BRIEF, IS-C", BUFILE
100-3-74), DURING HIS CONFINEMENT AND DR. MALCOLM HAD ADVISED
HIM THAT HE WAS GOING THROUGH A "CHANGE" AND THAT HE SHOULD
KEEP BUSY. CVETIC STATED THAT JUST AS SOON AS HIS BOOK, "THEY
CALLED ME COMRADE 11, IS COMPLETED HE DESIRED TO LEAVE PITTSBURGH
AND OBTAIN STEADY EMPLOYMENT, BUT THAT HE FINDS IT DIFFECULT. TO
BREAK AWAY FROM THE WORK IN WHICH HE WAS ENGAGED IN FOR ABOUT NINE
Approved: Sent M Per

FEDERAL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

PAGE THREE

Transmit the f	ollowing Teletype n	essage to:			· · · · · · · · · · · · · · · · · · ·
YEARS.	ALSO ADVIS	SED SA GWYN	NE ON 3/25	/55 THAT DO	JRING
THE CRC MEE	ETING HELD AT TE	E ROOSEVEI	T HOTEL ON	1 3/24/55 AI	LAN
MC NEIL, SE	CRETARY OF "THE	COMMITTEE	TO END SE	DITION LAWS	Str STATED
THAT THE "V	VALLEY JOURNAL"	PUBLISHED	AT MILLVAI	E, PA., WAS	IN.
POSSESSION	OF "A FILE" CON	CERNING _		AND IS ON	(LX
WAITING FOR		AND HARRY	ALAN SHERM	AN, LOCAL I	·ITTSBURGH
ATTORNEY, T	O START SUIT RE	GARDING AN	EDITORAL	THE PAPER I	RINTED
DURING AUG.	, 1954 CONCERNI	NG	MC NEIL	STATED THAT	THE
MATERIAL IN	THE POSSESSION	OF THE PÅ	PER WOULD	EXP OSE	
AS A "PERJU	RER. 17 MC NEIL	STATED THA	T IN THE E	VENT THE "V	ALIEY
JOURNAL" DO	ES NOT USE THE	INFORMATIO	N IN ITS P	ossession r	E-
GARDING	THERE ARE	TWO LARGE	NEWSPAPERS	AT PITTSBU	RGH,
PA., WHICH	WANT TO "EXPOSE	i i	INFORMANT	STATED THA	T THE
NAMES OF TH	E NEWSPAPERS WE			0	
TO STATE HO	W MUCH TRUTH EX	ISTS IN MC	NEIL'S STA	ATEMENT. I	NFO .
*	JOURNAL ¹¹ SET OU			1	, .
CAPTIONED,				HARRY ALAN	
THE BUREAU	IS REQUESTED TO	ř.			
" ,	SSARY AND ADVIS	. , `		1	
}	SHOULD BE APPRO	*			· ·
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Approved:		· · · · · · · · · · · · · · · · · · ·	Sent	_M Per	-
Sp	ecial Agent in Char	ge			

FEDERAL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

PAGE FOUR

Transmit the following Teletype message to:

BUREAU IS ALSO REQUESTED TO ADVISE WHETHER MEDICAL RECORDS
AT ST. FRANCIS HOSPITAL, PITTSBURGH, REGARDING CVETIC SHOULD
BE REVIEWED.

HALLFORD

, **			• ,	1994 JU	M. C.		4
,	1		M	Per_	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		;

Approved: Special Agent in Charge

Mr. Belmont
Mr. Harbo _
Mr. Mohr _
Mr. Parsons

Mr. Rosen Mr. Tamm Mr. Sizoo

Mr. Winterrowd Tele. Room ___

:Mr., Holloman

S.B.I. TELETYP

DECODED (COPY

Ex-Commencent as Witnessen

FBI / PITTSBURGH

3-29-55

7:15 PM EST

GL

DIRECTOR, FBI

URGENT

MATTHEW CVETIC, FORMER PG SI. REMYAIRTEL MARCH 26 LAST. USA JOHN W. MC ILVAINE, WOPA, ADVISED TODAY THAT HE IS

IN POSSESSION OF COPY OF PREPARED PRESS RELEASE RE PHYSICAL

CONDITION OF MATTHEW CVETIC AS SET OUT IN REAIRTEL. MC ILVAINE STATED RELEASE NOW IN POSSESSION OF LOCAL PG NEWSPAPERS

(RELEASE NOT PRINTED TO DATE). RELEASE APPARENTLY PREPARED BY WPA COMMITTEE FOR PROTECTION OF FOREIGN BORN AND STATES?

IN PART THAT QUOTENTHE WESTERN PENNSYLVANIA COMMITTEE FOR

PROTECTION OF THE FOREIGN BORN ANNOUNCED TODAY THAT PETITIONS HAVE BEEN FILED IN TWO DEPORTATION CASES INTRODUCING NEW

EVIDENCE RELATING TO THE MENTAL ILLNESS OF MATTHEW CVETIC,
MAIN WITNESS IN BOTH PROCEEDINGS. ATTACHED TO EACH PETITION

IS A SUMMARY OF THE HOSPITAL RECORD, WHICH SHOWS THAT CVETIC

WAS ADMITTED TO ST. FRANCIS HOSPITAL, PSYCHIATRIC DIVISION, ON FEBRUARY 17, 1955, WAS DISCHARGED MARCH 5, 1955, AND

RE-ADMITTED ON MARCH 19. DR. W. J. KELLY, WHO EXAMINED CVETIC ON HIS FIRST ADMISSION, FOUND SINGLE QUOTE PATIENT

IS RESTLESS, AGITATED, HAS A SUSPICIOUS ATTITUDE, SEEMS AFRAID, ADMITS DRINKING HEAVILY OF LATE, IS ADMITTED AS A

CHRONIC ALCOHOLICS SINGLE QUOTE. ACCORDING TO THE HISTORY
OBTAINED BY THE ADMITTING PHYSICIAN THE PATIENT WAS ALWAYS

OBTAINED BY THE ADMITTING PHYSICIAN, THE PATIENT WAS ALWAYS

RATHER A DEPRESSIVE PERSON. NEVER COULD UNDERSTAND HIM, HE NEVER DISCUSSED HIS PROBLEMS WITH HIM, AND HE IS AT ALOSS TO KNOW WHAT HIS TROUBLE IS AT DRESENT, OTHER THAN

A LOSS TO KNOW WHAT HISTROUBLE IS AT PRESENT, OTHER THAN
BEING LONELY. HE LIVES IN A HOTEL ROOM ALONE AND HAS BEEN

"WRITING A BOOK. HE HAS BEEN VERY DESPONDENT AND UNSETTLED
SINCE THE RESUMED DRINKINGS HE PACED BACK AND FORTH, IN.

PATIENT USED LIQUOR VERY HEAVILY FOR A PERHOD OF FLVE YEARS.

RECORDED - RECORDED -

CC: MR. BELMONT
AND SUPERVISOR
DOM. INTEL. DIVISION

order to protect the Bureau's coding systems.

Mr. Belmont

A KWW SW NI CENTRAL CONTRACTOR

b6 b7C

Mr. Tolson ____ Mr. Boardman Mr. Nichols __ Mr. Belmont __

Mr. Harbo

&.B.I. TELETYP

DECODED COPY

PAGE TWO

Mr. Mohr. BUT QUIT ALE TOGETHER TWO AND ON HALF YEARS AGO AND HAS Mr. Parsons Mr. Rosen BEEN WITH ALCOHOLICS ANONYMOUS: PATIENT HAS BEEN Mr. Tamm Mr. Sizoo IDOCTORING FOR A NERVOUS CONDITION. HE STARTED DRINKING Mr. Winterrowd ITHIS PAST SUNDAY AND MONDAY, FEBRUARY 13 AND 14. Tele. Room . Mr. Holloman CALLED THE HOTEL DOCTOR THE WAS SO DESPONDENT. Miss Gandy . WHO GAVE HIM SOME MEDICINE AND RECOMMENDED HOSPITALIZATION. ... CVETICSMEDICAL RECORD CORROBORATES THE CHARGE OF ALL THE VICTIMS OF THIS INFORMER THAT HIS TESTIMONY IS UNRELIABLE. THAT HIS MOTIVES ARE QUESTIONABLE, AND THAT HIS USE BY THE DEPARTMENT OF JUSTICE AND OTHER GOVERNMENT AGENCIES CALLS IN VIEW OF THE PSYCHOPATHIC RECORD FOR AN INVESTIGATION. OF CVETIC, THE WESTERN PENNSYLVANIA COMMITTEE FOR PROTECTION OF THE FOREIGN BORN CALLS FOR THE IMMEDIATE REOPENING OF ALL CASES IN WHICH CVETIC HAS TESTIFIED JUNQUOTE. USA MC ILVAINE STATED HE IS GREATLY CONCERNED OVER INFO RE CVETIC PHYSICAL CONDITION AS CVETIC IS PRINCIPAL WITNESS IN PENDING INS CASES, FIRST SCHEDULED FOR APRIL 11, 1955, TERM OF USDC, WOPA, CONCERNING JOSEPH LOUIS MANKIN, CIVIL ACTION 10934 (BUFILE 100-158914). USA MC ILVAINE INDICATED THAT MEDICAL RECORDS ST. FRANCIS HOSPITAL, PG, SHOULD BE CHECKED IN ORDER TO VERIFY WHETHER CVETIC PHYSICAL CONDITION IT IS NOTED CVETIC WAS GOVERNMENT IS AS DESCRIBED ABOVE. WITNESS IN PG SMITH ACT TRIAL DURING 1953 AND HAS BEEN PERIODICALLY CONTACTED BY THIS OFFICE WITH BUREAU AUTHORITY INASMUCH AS CVETIC IS PRESENTLY CONSULTANT IN SGE CASES. FOR INS AND HIS USE AS WITNESS BY THAT SERVICE IS CONTEMPLATED, THE BUREAU IS REQUESTED TO SUTEL WHETHER IT IS DEEMED ADVISABLE TO SUGGEST TO USA MC ILVAINE THAT HE REQUEST INS TO MAKE AN APPROPRIATE CHECK OF ST. FRANCIS HOSPITAL RECORDS RE CVETIC MEDICAL HISTORY.

HALLFORD

7:27 PM OK FBI WA NOS

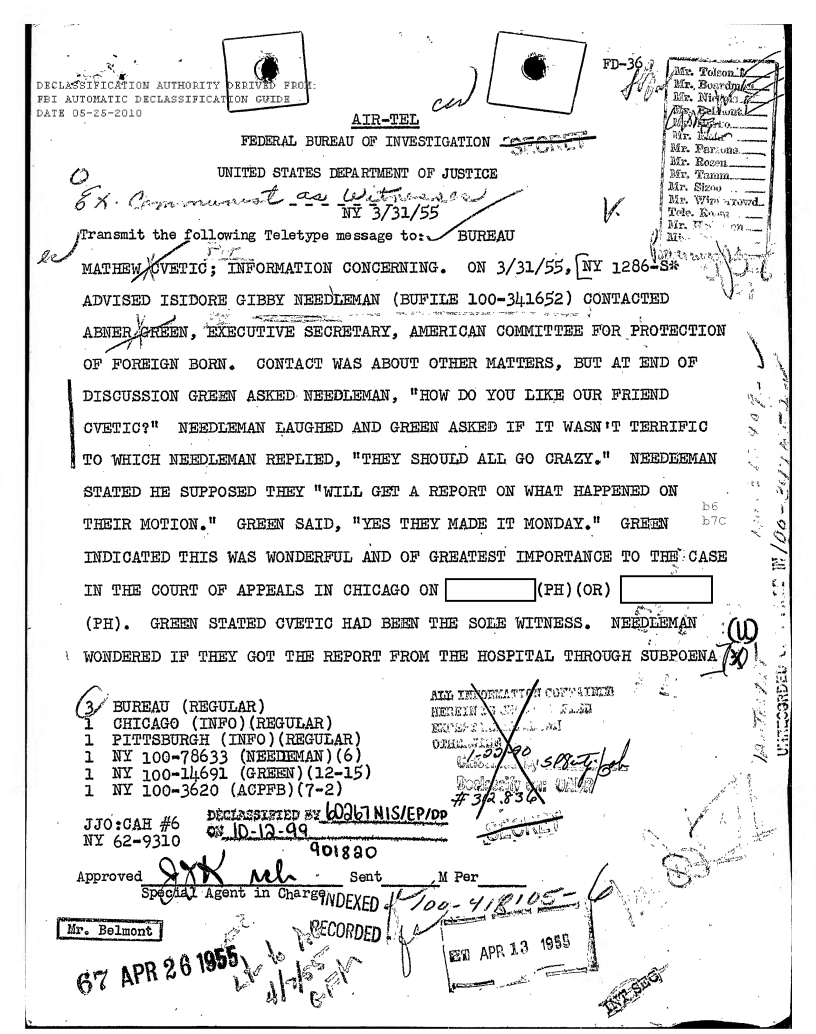
RECEIVED:

3-29-55

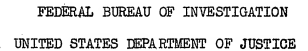
7:30 PM

MEH

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's coding systems.









PAGE 2

Transmit	the	following	Teletype	message	to:
----------	-----	-----------	----------	---------	-----

BUT GREEN DID NOT THINK SO. GREEN SAID HE HAD SEEN "HY" (PH)
IN WASHINGTON AND HE MENTIONED SOMETHING ABOUT GETTING IT OUT OF
PITTSBURGH, BUT SAID "THIS PERSON NOT USING SUBPOENA BECAUSE HE
WANTED TO REOPEN CASE." GREEN SAID "WE HAVE SYMPATHIZERS AND
FRIENDS, THEY MAY NOT AGREE WITH US BUT THEY DON'T LIKE LIARS
OR DRUNKARDS TO RULE THE ROOST." NEEDLEMAN AGREED WITH GREEN
AND THE CONTACT ENDED. NY 1286-S* CANNOT ADVISE ANY ADDITIONAL
DETAILS BUT IT SEEMS CVETIC HAS BEEN HOSPITALIZED, THE HOSPITAL
REPORT IS IN COMMUNIST HANDS, NOT THROUGH SUBPOENA, BUT THROUGH
HELP AND ON CVETIC'S MENTAL OR PHYSICAL CONDITION LEGAL MOVES
WILL BE MADE TO WIN A CASE AGAINST INS ON (PH)
IN THE CHICAGO COURT OF APPEALS. SUBMITTED FOR INFORMATION.

KELLY

CO: MR. BELMONT
AND SUPERWISOR
DOM. INTEL. DIVISION

Approved Sent M
Special Agent in Charge

b

THE ATTORNEY GENERAL

April 6, 1955

Director, FBI

EX-COMMUNISTS AS WITNESSES

DECLASSIFIED BY 60267 NIS/EP/OD ON 10-12-99

Reference is made to my memorandum of

March 31, 1955, which furnished to you information

concerning the hospitalization of Matthew Cvetic for
an alleged nervous disorder. My memorandum also pointed
out that the "Valley Journal," a newspaper publication
at Millvale, Pennsylvania, is in possession of a file
concerning and should and his
attorney, Harry Alan Sherman, bring suit regarding an
editorial concerning published during August,
1954, the newspaper will make use of this file to
expose as a perjurer.

For your information, the records of the St. Francis Hospital, Pittsburgh, Pennsylvania, were made available to an Agent of this Bureau on April 1, 1955. These records revealed that Matthew Cyetic was admitted to that hospital on February 17, 1955, upon application for admission signed by

who believed that Cvetic was mentally ill and requiring immediate temporary treatment in a mental hospital due to "drinking." W. J. Kelly. M.D., who examined Cvetic upon admission certified on February 17, 1955, that Cvetic was "mentally ill 70 from the following facts indicating mental diseases pt. (patient) is restless, agitated, has a suspicious attitude. seems afraid, admits drinking heavily of a late. Is admitted as a chronic alcoholic."

The records further show that on signed permission to physicians of St. Francis Hospital to use electric convulsive therapy or Metrazol therapy in the treatment

The Hospital Psychiatric Division history sheet dated February 17, 1955, revealed that twe tree used liquon very heavily for a period of five years and quit altogether two and pro-half, years ago

Tolson years and
Boardian Nicholi Enclosure
Harbo Mohr

GFM:lfj

EOENED-BONNE

Z

MAILED 2 P.F. (1955 COMM - FBI

Parsons Rosen Charles and the second

end has been with "A.A" (Alcoholica Anenymous). chest further chains that svetic has been dectoring for a nerveue constition and that he begon evinting on February 13 and Pobracry 16, 1955, and egain on represery 17, 1955. The chief revealed that an went co Ichraery 17, 1955, L residence at the latterin request, found him to be despendent and anesthled and called the William Penn Hotel dector who administered medicins and recommended bospitalization. Grette was Coscribed on a Copressive Joseph not understand him and who had been treated for a nervous condition shortly after his mornings in 1927 by one for Mitchell. The Morney caset watch one signed by Cyril S. Recht. Jonior interne, revealed that on that dots evetic was restless, engious, and nervous and books use of the opinion that overle une cultiving from (1) durly exembial bypertencion, and (2) enticty nobroals.

grable was alcohorped from the hospital on Berch 5, 1955, et witch wino a discharge note ved proposed by the J. A. Balcoln. Tills note pointed out that gootle and been accident for treatment in the Alcoholic toportuous, St. Propole Monitol. The note turther pointed out that avotic was known proviously because of mulety resolven and that he used alochel to excess in the pents. The note indicated that excels reductly bosome degreesed because of personal difficulties and began to trink which proofpibeted his againsion to the haspital. The note further inciented that four shock treatments were administered in the attempt to discipate the deproprian notities and thek events can considerably deproved and was berrenal business. Furthe Sie chare-neutloned confirment electrochook thereby use sectalchoreds Creditor condition was improved, and the medical processes was Mated as "good."

Hospital on Borch 17. 1955 by application rights by

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by David A. Convince, John Internet revenied blant divote was then to confirm from the formal from hypertension. Ovotic was ultimately displayed from the hoppital of lines a.t. on Herot 26, 1955.

cubrague Lambs by the Court of Court Plans of Allectiony County in the matter of Mann Plans of Milectiony County in the matter of Mann Plans of Which display County in the matter of Mann Plans of Which which display the Matter Gravite From 1965 to the produced before the Countries of Counces, Thurbary Granty For Association, Plansburgh, on March 12, 1955. Distor Hery Adele, Assistant Administrator, who made the above records evallable, stated that these records sere produced before the Allection Joseph Manneton or March 22, 1955. For use in the distortion proceedings conducted by their constitution with a conducted by the constitution with respect to Mysen Schlesinger, Plansburgh schools.

to unibed theory deland is being furnished to unibed the response to his require no nated in my letter of Loren 31, 1959.

Top your additional information on Morch 11.

In the past advised that Island Cluby Maddenses,

former interp attorney on ouspected Levick opens,

former interp attorney on ouspected Levick opens,

was in contact of the boar Greaten of Foreign Jorn.

Anorices Considers for Prefection of Foreign Jorn.

Ther Alegarity other retters, Great solded Macelonds.

Tour do you like our friend Gretter, boards on their

tention and Great select if it worn's territie to calculate the contact of their

Condision replied. They broads all 10 arous. Heading their before on their befores on their motion. Green replied, Yes,

becomes on their motion. Green replied, Yes,

Reveal Cvetic, Gov't Stoolie Was in Hospital as Alcoholic

PITTSBURGH, March 30 (FP). Evidence that government witness Matthew Cvetic is a mentally unstable alcoholic was submitted by the Western Pennsylvania Committee for Protection of the Foreign Born in petitions seeking reopening of two deportation cases in which Cvetic testitied,

Cvetic, who has a police record of an indictment for assault and hattery on his sister-in-law, was revealed to have been a mental patient as recently as March 19.

Hospital records cited by the committee showed Cvetie was adlmitted to St. Francis Hospital. Psychiatric Division, on Feb. 17. was discharged March 5 and readmitted March 19, "Patient is restless, agitated, has a suspicious; attitude, seems afraid, admits' drinking heavily of late, is admitted as a chronic alcoholic," refurther from the hospital record: dress of persons in political hearported Dr. W. J. Kelly who exam"Patient used layour very heavily mys and trials, as well as
ined Cvetic on his first admission for a period of five years, but in denaturalization and deporta-



has been with Alcoholics Anonyomous. Patient has been doctoring a nervous condition. He started drinking this past Sunday and Monday, Feb. 13 and 14. . . . He has been very despondent, and unsettled since (he resumed drinking).

Cvetic's medical record "corroborates the charge of all the victims of this informer that his testimony is unreliable, that his motives are questionable, and that his use by the Justice Department and other government agencies calls for an investigation, the committe declared. It demanded immediale respening of all cases in which Cvetic testified, and an investigation of "the informer racket"

COPIES DESTROYED

58 SEP 27 1963

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FILESTONES FROSE

FILIS-VAGH FOST-VALATED
FILISBURGH SUN-TELEGRAPET

FIFISBURGH GCURIER____

Daily Worker __

ALL INFORMATION CONTAINED HEREINIS UNCLASSIFIED

ENGLOSURGI

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- TECK (1985)
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Tabled in the latter part of Describer, 1984.
The second secon

- cc Mr. William P. Rogers (W/Enclosure)
 Deputy Attorney General
- cc Assistant Attorney General (W/Enclosure)
 William F. Tompkins
- cc Assistant Attorney General (W/Enclosure) Warren Olney III
- cc Commissioner (W/Enclosure) Immigration and Naturalization Service

In The rollson
FEDERAL BUREAU OF INVESTIGATION Mr. Hollogat.
UNITED STATES DEPARTMENT OF JUSTICE Mr. Mohr
Mr. ParsonsMr. Rosen
AIRTEL Mr. Tamm Mr. Sizoo Mr. William Mr.
Transmit the following Teletype message to:
FBI FITTSBURGH 4/1/55 3:15 PM EST Miss GARLY
DIRECTOR PARTIEUMER
MATTHEW CVETIC, FORMER PITTSBURGH SECURITY INFORMANT. REMYAIRTEL,
3/26/55; MYTEL, 3/29/55, AND BUTEL, 3/31/55. AS OF 4/1/55 RECORDS
OF ST. FRANCIS HOSPITAL, PITTSBURGH, PA., WHICH WERE MADE AVAILABLE
TO SA W. C. HENDRICKS, JR., BY SISTER MARY ADELE, ASSISTANT
ADMINISTRATOR, REVEALED THAT MATTHEW CVETIC WAS ADMITTED TO THAT
HOSPITAL ON 2/17/55 UPON APPLICATION FOR ADMISSION SIGNED BY
WHO BELIEVED CVETIC WAS MENTALLY ILL AND REQUIRING
IMMEDIATE TEMPORARY TREATMENT IN A MENTAL HOSPITAL DUE TO "DRINKING."
W. J. KELLY, M.D., WHO EXAMINED CVETIC UPON ADMISSION, CERTIFIED ON
2/17/55 THAT CVETIC WAS "MENTALLY ILL FROM THE FOLLOWING FACTS b6 b7c
INDICATING MENTAL DISEASE: PT. (PATIENT) IS RESTLESS, AGITATED,
HAS A SUSPICIOUS ATTITUDE, SEEMS AFRAID, ADMITS DRINKING HEAVILY OF
LATE. IS ADMITTED AS A CHRONIC ALCOHOLIC. ON 2/17/55
SIGNED PERMISSION TO PHYSICIANS OF ST. FRANCIS HOSPITAL TO USE
ELECTRIC CONVULSIVE THERAPY OR METRAZAL THERAPY IN TREATMENT OF
WCH/jep 67-2584A INDEXED INDEXED
67-2584A (6) RECORDED
3 - Bureau (100-372409) (REGISTERED MAIL) (Encs.3)
cc: 1 - PG 100-148 (ACPFB)
1 - PG 100-4137 (HYMEN SCHLESINGER)
E C BAUNIGARUNGA
Approved: Mr. Belmont M Per MERCO
Special Agent in Charge



FEDERAL BUREAU OF INVESTIGATION

UNITED STATES DEPARTMENT OF JUSTICE

ATRTEL

Transmit the following Teletype message to:

PAGE TWO

HOSPITAL PSYCHIATRIC DIVISION HISTORY SHEET DATED 2/17/55 REVEALED
THAT CVETIC USED LIQUOR VERY HEAVILY FOR PERIOD OF FIVE YEARS BUT
QUIT ALL TOGETHER TWO AND ONE-HALF YEARS AGO AND HAS BEEN WITH "A.A."
(ALCOHOLICS ANONYMOUS); THAT HE HAS BEEN DOCTORING FOR A NERVOUS
CONDITION; THAT HE BEGAN DRINKING ON 2/13 AND 2/14/55 AND AGAIN ON
2/17/55. HISTORY SHEET REVEALED THAT ON 2/17/55 WENT
TO RESIDENCE AT LATTER'S REQUEST, FOUND HIM TO BE DESPONDENT
AND UNSETTLED AND CALLED WILLIAM PENN HOTEL DOCTOR, PITTSBURGH, WHO
ADMINISTERED MEDICINE AND RECOMMENDED HOSPITALIZATION. OVETIC b6 b7c
DESCRIBED AS DEPRESSIVE PERSON COULD NOT UNDERSTAND HIM
AND WHO HAD BEEN TREATED FOR A NERVOUS CONDITION SHORTLY AFTER HIS
MARRIAGE IN 1929 BY ONE DR. MITCHELL. HISTORY SHEET DATED 2/17/55
AND SIGNED BY CYRIL H. WECHT, JUNIOR INTERNE, REVEALED THAT ON THAT
DATE CVETIC WAS RESTLESS, ANXIOUS AND NERVOUS AND WECHT WAS OF OPINION
THAT CVETIC WAS SUFFERING FROM (1) EARLY ESSENTIAL HYPERTENSION, AND
(2) ANXIETY NEUROSIS. CVETIC DISCHARGED FROM HOSPITAL ON 3/5/55
AT WHICH TIME A DISCHARGE NOTE WAS PREPARED BY DR. J. A. MALCOLM.
INSTANT NOTE POINTED OUT THAT CVETIC HAD BEEN ADMITTED FOR TREATMENT
IN ALCOHOLIC DEPARTMENT, ST. FRANCIS HOSPITAL; THAT HE WAS KNOWN
PREVIOUSLY BECAUSE OF ANXIETY REACTION, AND THAT HE USED ALCOHOL
TO EXCESS IN THE PAST. THIS NOTE INDICATED THAT CVETIC RECENTLY

Approved:	` v	1, /	Sent	M	Per
	amining Am	int in Observa			

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

AIRTEL

Transmit the following Teletype message to:

Special Agent in Charge

PAGE THREE

BECAME DEPRESSED BECAUSE OF PERSONAL DIFFICULTIES AND BEGAN TO DRINK
WHICH PRECIPITATED ADMISSION TO HOSPITAL; THAT FOUR SHOCK TREATMENTS
WERE ADMINISTERED IN ATTEMPT TO DISSIPATE DEPRESSION ATTITUDE AND
THAT CVETIC WAS CONSIDERABLY IMPROVED AND WAS DISCHARGED EARLIER b6 b7C
THAN "WE" PLANNED DUE TO URGENT PERSONAL BUSINESS. DURING ABOVE-
MENTIONED CONFINEMENT ELECTROSHOCK THERAPY WAS ADMINISTERED; CVETIC'S
CONDITION WAS IMPROVED, AND THE MEDICAL PROGNOSIS WAS LISTED AS "GOOD."
CVETIC WAS READMITTED TO ST. FRANCIS HOSPITAL ON 3/17/55 BY APPLICATION
SIGNED BY WHICH SET FORTH NO REASON WHY WAS
BELIEVED TO BE MENTALLY ILL. CERTIFICATION EXECUTED ON 3/19/55 BY
W. J. KELLY, M.D., REVEALED THAT CVETIC WAS BELIEVED TO BE MENTALLY
ILL DUE TO FACT THAT HE "IS ASOCIAL, WITHDRAWN, DEPRESSED, WANDERS
ABOUT AIMLESSLY, DOES NOT SPEAK UNTIL SPOKEN TO, ADMITS DRINKING
RECENTLY." HISTORY SHEET DATED 3/17/55 AND SIGNED BY DAVID A.
GEHRING, JUNIOR INTERNE, REVEALED THAT CVETIC WAS THEN BELIEVED TO BE
SUFFERING FROM HYPERTENSION. CVETIC ULTIMATELY DISCHARGED FROM
HOSPITAL AT 11:45 A.M. ON 3/26/55. CVETIC'S HOSPITAL FILE ALSO
CONTAINS SUBPOENA ISSUED BY COURT OF COMMON PLEAS OF ALLEGHENY COUNTY
"IN THE MATTER OF HYMEN SCHLESINGER" WHICH DIRECTED THAT ALL HOSPITAL
RECORDS INDICATING HOSPITAL TREATMENT TO MATTHEW CVETIC FROM 1945 TO
THE PRESENT BE PRODUCED BEFORE THE COMMITTEE OF OFFENSES, ALLEGHENY

Sent_____

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

 ${ t AIRTEL}$

Transmit the following Teletype message to:

PAGE FOUR

COUNTY BAR ASSOCIATION, NINTH FLOOR, CITY-COUNTY BUILDING, PITTSBURGH, ON 3/22/55. SISTER ADELE STATED THAT INSTANT RECORDS WERE PRODUCED BEFORE THE ALLEGHENY COUNTY BAR ASSOCIATION ON 3/22/55 FOR USE IN DISBARMENT PROCEEDINGS CONDUCTED BY THAT ASSOCIATION WITH RESPECT TO HYMEN SCHLESINGER, PITTSBURGH ATTORNEY WHOSE SERVICES ARE FREQUENTLY UTILIZED BY MEMBERS OF DISTRICT 5 CP. ENCLOSED HEREWITH ARE THREE PHOTOSTATIC COPIES OF AN ARTICLE CAPTIONED "REVEAL CVETIC, GOV'T STOOLIE WAS IN HOSPITAL AS ALCOHOLIC" WHICH APPEARED ON PAGE THREE, COLUMNS TWO THROUGH FOUR, OF THE 3/31/55 ISSUE OF THE "DAILY WORKER." PURSUANT TO BUREAU INSTRUCTIONS, THE ABOVE INFORMATION IS BEING FURNISHED TO USA JOHN W. MCILVAINE.

HALLFORD

 ${ t END}$

Send memo Da Q.;
Rogers Y Jonephans

Approved: ______ Sent____ M Per____

Special Agent in Charge

TOUR DENTIAL

L. B. Nichols

Class. & Ext. By S naclot on 10.12.99 Reason-FCIM II 12.4.2 Date of Review 19-17-9/8 in response to the Director's request, there is set forth the principal arguments I have been using on the use of informants of the principal arguments I have been using on the use of informants of the principal arguments I have been using on the use of informants of the principal arguments I have been using on the use of informants of the principal arguments I have been using on the use of informants of the principal arguments I have been using on the use of informants of the principal arguments I have been using on the use of informants of the principal arguments I have been using on the use of informants.	
The so-called informant is as old as man. History replete with accounts of their use. In fact, Moses employed this when he cent, by virtue of a Divine directive, men to spy and mode of life. (Numbers 13 and 14). As a result of information gained, and the question of confrontation was not raised, the chosen people were lead to greater accomplishment that started the glorious tradition of a race proud of its culture and which has never wayered in its quest for freedom.	•
The use of the informant coincided with the rice and fall of civilization. Hamibal, after a long siege of a city in Sicily, sont a trusted war veteran into the city - there he developed his informants and reported back to Hamibal on the weaknesses of what were supposed to be impregnable fortifications.	WF
the inner citadel of the enemy. Such information down through the years protected truth and justice and was the indispensable weapon on the side of freedom. William Steller made possible the rise of Biomark by developing a context of informatio that leased until World Was is	ALEXED STATES
Tolson Bereiman Color Col	CONTRACTOR

-CONFIDENTIAL?

In fact, the wild clamor tuday against informants is an assault on tradition and custom. The Communist tactic of divide and conquer, as the Fascist tactic, first seeks to sew seeds of doubt and debunk tradition.

4:

The informant system was well established in the old English Common Law and later Parliment, by enactments, provided for forfeitures and penalties with a portion going to the King, the poor and the informer.

As early as 1769. Congress gave canction to the role of the informer to stimulate enforcement of custom laws. Today the informer gets 25 per cent of amounts recovered, not to enceed \$50,000, in forfeitures under the customs laws. (Title 19. USC, 1619)

informers are sutherized by Congress to bring suits in the name of the U.S. Government in frauds against the Government with a potential reward of cae-fourth of the proceeds of the suit. (T 31, USC, 232)

One-half of the penalty goes to informers to ladien Affairs races. (T IS, USC 201). Informers also can secure one-half of benefits in sciences of liquor on Indian reconvenienc. (T IS, USC 213).

Evacion of laternal Roverno laws can secure up to one-half of the posalty recovered. (T 26, USC, 3617). Narcotic laws, Title 21, USC, 188; Navigation laws, Title 46, USC, 497 and 710; Postal laws. Title 19, USC, 9; and numerous other Acts of Geogreso recognize the informer ac on institution and give him protection.

In criminal law enforcement, the informer to a wellcotablished institution. The sense applies to the one American institution
that is one most payont protection against tyromy - the American prope.
There is little difference in the use of the informer by the propessor
particularly some softentiate with use the investigative process.

CONFIDENTIAL

Few Pulitzer Prizes have been won without first the tip and then development of the sources of information. Some of the most glorious days of journalism are found in the tradition of the press in protecting its sources of information. Even reporters have gone to jail and to fame by standing firm - i.e., Martin Mooney in New York exposures.

The FBI has always protected its sources and it has been able to secure information because of its tradition of maintaining a confidence. In the few cases where informants have been disclosed, it has been by their own acts: the "Woman in Red" who fingered Dillinger; through policy determination and the judicial process - the Coplon case; and through inadvertence of the informer himself.

Times - events - situations - all dictate procedures. So far as the FBI is concerned, the informant became of paramount importance with the rise of clandestine movements whereby the only proof of the conspirator came as a result of penetrating the lair of the conspirator.

This Nation forever owes a debt of gratitude to

the FBI informer who went to the Nazi spy school in Germany and
around whom the German Espionage Service was built prior to World War II.

Defense policies were influenced by him, but had confrontation been forced
prematurely, the people of the United States, not the FBI, would have suffered
because responsibility has a way of finding its final resting place. The
informant contributed to the unparalleled record of no enemy sabotage in
World War II. Because of the informant the dangerous alien enemies were
promptly arested after Pearl Harbor.

The only way the Ku Klux Klan, as well as the Communist Party, has been thwarted, is through the informant.

This Nation would become defenseless and open prey if arms and ammunition were taken from our Armed Services. By the same token, it would be helpless against the subversive if the FBI were deprived of its informants and confidential investigative techniques.

The proof of this is found in the intensity with which the Communist Party has sought to expose, discredit and destroy informants and former Communists who have testified.

CONFIDENTIAL

From the earliest days, Communists have reserved their vilest epithets for the informant whom they labelled as "stool pigeons." The Daily Worker and Communist publications are constantly shricking at the informant. Pamphlets are sent out broadside and propaganda attacks leveled at informants; smear brigades write letters to editors and public officials.

All America hates a "double crosser" and those who "snitch" thus, the Communists have directed an attractive appeal that has influenced
good Americans. To pervert justice is an American horror - thus, the
Communists find a ready-made instrument in the double-dealing Harvey
Matusow.

By applying syllogistic reasoning, they start out with the premise that the FBI uses informants - Matusow was an informant - Matusow recanted - therefore all informants are potential recanters and should be banned.

FBI safeguards against double crossers must work, otherwise, Matusow would not be the first case of its type and the record is clear that Matusow was dropped as an informant in December of 1950 after being carried in this role for six months. Even so, Matusow has not been proven to be wrong - he just says he is after he placed himself back in the Communist clutches.

Eighty-two Smith Act convictions, each brought about through the use of informants, have been subjected to the strictest judicial scrutiny. To date the convictions stand.

In loyalty cases the FBI is a service agency. In the early days of the loyalty program the Director laid the facts on the line before the Civil Service Loyalty Review Board which fixed the policy and the Board faced the realistic fact that the protection of the government demanded that all information bearing on loyalty be secured, even if it meant concealing identities. It is unfortunate, but true, that in many instances more energy has been diverted in ascertaining the identity of informants than in ascertaining the truth furnished by informants.

CONFILENTIAL

The FBI checks upon informants by checking other informants, by ascertaining whether they were at certain points and by following out all leads if informants turn sour or become unreliable. by following out all leads if informants turn sour or become unreliable. They are dropped faster than chained lightning. Of course, one turns out bad on occasions, so did one of the Twelve Disciples; but are the others to be condemned who have been proven? And where do the loudest shouts emanate?

Unfortunately, the true record has not been placed before the public. By Executive Order loyalty data cannot be disclosed. There is no way whereby the FBI can make public the record when the charge is made that a Government employee does not know his accusers. The facts are to the contrary. The FBI endeavors to secure signed the facts are to the contrary. The FBI endeavors to secure signed statements. In some instances this is not possible because the informant statements alive person but an event - a Communist Party dues book or is not a live person but an event - a Communist Party dues book or document produced by another informant which has on many occasions been found to be in the handwriting of the accused.

The informant is an institution - in criminal proceedings there is the constitutional safeguard of confrontation - but employment in the Government is a privilege and not a right and the employer has the right to employ whom he choosen. When the employer is the Government and a public trust, the employer has the duty to recoive doubt in the interest of security.

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programs, but for what reason. Waters for 4 years before his arrest for a denouncing occurity to the editor for 4 years before his arrest for a security breach. Naturally he was against occurity and the same applies to others.

CONFIDENCE

ffice Memorandum • UNITED STATES GOVERNMENT TO :Mr. L. V. Boardman Belmont FROM Mr. A. H. Beling Parsons Rosen ALL INFORMATION CONTAINED Tamm HEREIN IS UNCLASSIFIED BY 60261 NIS/EP/00 DATE 10-12-99 BY 60261 NIS/EP/00 Sizoo Winterrowd Tele. Room 901820 Holloman In connection with his conference with Attorney General on Tuesday, April 5, 1955, Director has indicated reference was at which time Director advised made to case of Attorney General of developments in libel action brought against/ Assistant Attorney General Tompkins indicated his Division had not been advised of such information. Director desired to know when information was received, whether it was forwarded to Tompkins, and if not the reason therefor. In this regard it is noted that by memorandum dated April 5, 1955, from you to the Director information was set forth that it had been learned from Departmental Attorney Troy B. Conner in a discussion relative to other matters that the above-mentioned conference with Attorney General would possibly include discussion of five individuals, one of whom was who have been utilized as witnesses before the Subversive Activities Control Board. At this time Conner indicated that Department was making inquiry of United States Attornev in Seattle to ascertain current status of libel action against Inasmuch as it was indicated that individually discussed at the Attorney General's conference it was felt the Director should have the latest information on this libel action. Such information was telephonically obtained, therefore, from our Seattle Office on Friday, April 1, 1955, and inserted in the brief for the Director on this matter. In view of the previous advice that Department was obtaining this information it was not felt necessary to forward same upon receipt from Seattle. Since Department apparently was not successful in obtaining such information, however, it is being furnished at this time. It should have been RECOMMENDATION: sent upon receipt 1 There is attached for your approval an appropriate communication to the Department in accordance with the above. RECORDED - 100-418105-8 Enclosure APR Mr. Boardman Mr. Bylmont Mr. Thornton

WCT:lfjg(4)

In accordance with the desires of the Director copies of our reply to the Attorney General's memorandum of March 28, 1955, relative to the review of our files regarding 84 individuals who have been or may be utilized as Government witnesses in cases before the Subversive Activities Control Board, are being forwarded to Mr. Olney and the Immigration and Naturalization Service at this time.

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fice Memorandum • united states government

: THE DIRECTOR

FROM : Mr. L. V. Boardman

DATE: March 24, 1955

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Rosen Tamm Sizoo

Winterrowd Tele. Room Holloman

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ALL INFORMATION CONTAINED EX-COMMUNISTS AS WITNESSES DATE 10.13.99 BY 60261 NI S/EP/DO

Under date of March 21, 1955, the Attorney General has submitted a status report regarding the use of ex-Communists as witnesses. This report contains instructions as to future steps to be taken by the various divisions of the Department and is in the nature of a follow-up to the Attorney General's memor andum of February 21, 1955.

The memorandum dated March 21, 1955, covers a number of separate but interrelated topics. For the sake of clarity, observations concerning each topic and an appropriate recommendation are being set forth in the same order that they appear in the Attorney General's memorandum.

MATUSOW MATTERS

Item 1 (a) deals with employee security cases in which Matusow furnished information. The Attorney General states that if the FBI finds additional such employee security cases, or similar cases other than employee cases, it will notify Internal Security Division.

Observation:

UNRECORDED CURY FILED By memorandum dated March 2, 1955, the Attorney General was furnished a list of employee security cases found to contain information from Matusow. Copies of the list were also furnished to Messrs. Rogers and Tompkins and to the Records Administration Branch of the Department. In addition, each Government agency concerned was advised of the identity of the particular document containing Matusow's information and was advised of the temporary informant symbol given Matusow in those instances where his identity was concealed. Several additional cases have since been located and the Department and pertinent Government agencies have been Should other cases containing information from Matusow advised.

MENNATTACHMENT'S

nu ec 🚡 Mr. Boardman

Mr. Belmont

Mr. Keay

Mr. Stanley

Mr. Baumgardner

Mr. McInturff

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be located, appropriate notification will be given the Department and any other Government agency concerned.

Likewise, in security and other similar cases, in each case wherein it has been determined that Matusow furnished information and was concealed by a T symbol or characterized as to reliability, we have advised the Records Administration Branch and other agencies to whom the reports were disseminated.

Recommendation:

It is recommended that we advise the Attorney General that the FBI has already advised interested Government agencies in cases wherein Matusow has furnished information and has been concealed by a temporary symbol or characterized as to reliability.

Item 1 (b) deals with Immigration and Naturalization Service (INS) cases in which Matusow has testified. There is no comment since this pertains to INS alone.

Item 1 (c)(i) deals with a report to be submitted by Messrs. Tompkins and Lumbard on Court cases, Subversive Activities Control Board (SACB) cases and employee security cases in which Matusow was involved. For your information on March 12, 1955, the motion for a new trial in the Clinton Edward Jencks case was denied and on March 16, 1955, Judge Robert E. Thomason, Western District of Texas, sentenced Matusow to three years for contempt for repudiating his Jencks trial testimony.

The hearing in the Flynn (New York Smith Act) case ended March 21, 1955. Briefs are to be filed with Judge Dimock by March 25, 1955.

SACB cases are discussed below and employee security cases are covered above.

Recommendation:

We are following very closely the hearings relative to the Flynn case and you will be advised of pertinent facts as they occur. Tompkins and Lumbard should cover evidence of a Communist plot against the Department, any part thereof, or of a campaign against Government informants and witnesses. For your information a detailed eight-page memorandum with thirty attachments relating to this subject was furnished to Assistant Attorney General Tompkins on March 14, 1955; additional information was furnished to the Attorney General, Messrs. Rogers and Tompkins on March 14, 1955, and further information to Assistant Attorney General Tompkins by memorandum of March 17, 1955.

Recommendation:

We will continue to keep the Department currently advised of all information received reflecting on this subject.

Item 1 (c)(iii) deals with possible discipline of any Department employee who did not maintain proper standards in preparing or using Matusow in behalf of the Government. No comment is being made since this is a Department matter.

This item also deals with a memorandum from INS dated February 24, 1955, wherein INS states that Matusow was not used as a witness after April 8, 1954, "on receipt of information that the subject had written letters to his wife in which he stated that he had committed perjury in testifying regarding Communism." The Attorney General asks if the FBI and Internal Security were notified of this at the time. We have not located any indication that INS did call our attention to this information at the time; however, it is felt that this is a matter for INS to answer rather than the FBI.

This item also asks whether newspaper reports are accurate which state that Matusow testified before a Congressional Committee that he could personally identify 10,000 Communists in New York City. Our files reflect that Matusow on March 13, 1952, testified before the Senate Subcommittee on Internal Security, Washington, D. C., in a hearing concerning the Institute of Pacific Relations. Matusow said that while a Communist Party member he had worked in three Communist Party bookshops. He described the

nature of these bookshops and when questioned concerning people coming in to buy books he stated "Yes, in my position in the bookshop I knew by sight probably 10,000 Party members in New York. I had seen them at various mass meetings or they knew me to be a Communist." A copy of this public hearing was furnished to Assistant Attorney General Charles B. Murray by memorandum dated September 23, 1952, captioned "Institute of Pacific Relations, Espionage - R." Our memorandum pointed out that this testimony contained testimony of Harvey M. Matusow.

This item also asks "Was there anything in Bishop Oxnam's public statements that should have alerted us?"
Information concerning Bishop Oxnam's statement that Matusow had admitted that he had lied was furnished to the Department by memorandam dated July 6 and 20, 1954.

Recommendation:

It is recommended that we point out to the Attorney General that Matusow's statement concerning 10,000 Communists was furnished to the Department and that information concerning Bishop Oxnam's statement was also furnished to the Department.

Item 1 (c)(iv) states that the report of Messrs. Tompkins and Lumbard should include recommendations as to proposed prosecution or further Congressional investigation of Cameron, Kahn or other individuals or labor unions.

For your information Donald Angus Cameron is a Security Index subject. He appeared before the Eastland Committee on February 17, 18, 1955, in Executive Session and invoked the Fifth Amendment when asked if he was a Communist Party member. The testimony was forwarded to New York by Bureau letter March 3, 1955, for analysis to determine if Cameron committed perjury in his testimony.

Albert Eugene Kahn is a Security Index subject. Kahn testified before the Eastland Committee in Executive Session on February 23, 26, 1955, and invoked the Fifth Amendment in answer to questions concerning his membership in the Communiat Party. Kahn's testimony was forwarded to New York by letter dated March 17, 1955, for analysis to determine if Kahn committed perjury.

We have learned that the International Union of Mine, Mill and Smelter Workers (IUMMSW) agreed in September, 1954, to buy 2000 copies of Matusow's book at 50 cents each. This agreement was made with Cameron and Kahn, publishers of the book, before Matusow had even contacted Cameron and Kahn. Kahn later put Matusow in touch with Nathan Witt, attorney for the union, who obtained an affidavit from Matusow repudiating his testimony in the Jencks case.

This chain of circumstances is being considered, along with other evidence, by Federal Grand Juries in New York and El Paso as a possible conspiracy to obstruct justice.

Recommendation:

We will follow closely all ramifications of the Matusow matter including those dealing with Cameron, Kahn, and the IUMMSW.

Item 1 (c)(v) states "Should there be closer liaison between INS and the FBI as to information as to witnesses and informants?" Under date of May 13, 1954, a

letter was transmitted to the Attorney General concerning informants and witnesses used by INS. Attached was a 74-page memorandum furnishing brief sketches on each informant or witness being used by INS. It was pointed out that although many of the individuals used by INS appeared to be completely reliable, others such as Matthew Cvetic, and Harvey Matusow have demonstrated their untrustworthiness and unreliability. It was stated in this memorandum that it was strongly felt that the FBI should not be called upon to vouch for the reliability of those individuals who are not under our control nor attempt to advise INS which informants or witnesses it should or should not use in connection with prosecution under its jurisdiction.

Recommendation:

It is recommended that we advise the Attorney General that we will be glad to furnish information in our possession to INS concerning informants and witnesses being used by that Agency.

Item 1 (c)(vi) deals with instructions to Departmental professional employees concerning the responsibility of trial attorneys for the reliability of witnesses. No comment is being made since this is a Departmental matter.

Item 1 (d) deals with SACB cases in which Matusow It is to be noted that in the Communist Party case and the Labor Youth League case Matusow's testimony was disregarded in toto and both cases were decided in favor of In the cases involving the National Council of American-Soviet Friendship and the Veterans of the Abraham Lincoln Brigade, Mr. Tompkins has advised the Attorney General that Matusow's testimony could be stricken without effecting the case. The Attorney General requests that Mr. Tompkins advise him concerning these two cases. b7D Item 2 deals with investigation of We have previously advised the Attorney General that was never used as an informant. A perjury investigation arising out of his allegation that he was prevailed upon by Government personnel to testify falsely at the Federal Communications Commission hearing on Edward Oliver Lamb, is being conducted and reports are being furnished to the Department as soon as they are received, reviewed and analyzed. Recommendation: We will continue to follow closely the per jury investigation. b7C b7D Item 3 in the Attorney General's memorandum pertains to the case of testimony before the Federal Communications Commission in the Lamb hearing. The Attorney General's memorandum states that Mr. Olney should keep the Attornev General advised as to developments in the indictment of Recommendation: Any matters of interest to the Bureau in connection case will be followed closely and you with the

will be kept advised.

Item 4 in the Attorney General's memorandum pertains to Matthew Cvetic and ______ The Attorney General asks that the Bureau advise as to whether evidence from these two former informants was used in any employee security cases.

We have previously called the attention of the Department to derogatory information concerning these two individuals. were informants who subsequent to their Both Cvetic and discontinuance have engaged in activities which have been b7C questionable. Both have attempted to capitalize on their former informant status and both have made statements which were exaggerated and designed to capture the public's imagination. Information supplied by these two individuals while they were informants, however, has been cross checked and much of it verified. There has been no positive indication that either of these informants furnished information known to be unreliable while they were informants. On March 10, 1955, the Executive Conference took up the question of informants of this type and it was unanimously recommended that the Bureau not attempt to go back and re-evaluate the reliability of a former informant as to information furnished by him while he was an informant in the absence of a definite indication that the informant furnished unreliable information to the Bureau while he was an informant.

Information furnished by Cvetic and has been widely disseminated and has been used in Security of Government Employees investigations.

By airtel dated March 26, 1955, and teletype dated March 29, 1955, Pittsburgh has advised that Cvetic was confined to the St. Francis Hospital, Pittsburgh, on two occasions in February and March, 1955, for a nervous condition. Pittsburgh has furnished information contained in a press release concerning Cvetic's hospitalization which release was apparently apparently prepared by the Western Pennsylvania Committee for the Protection of Foreign Born. The press release states that petitions have been filed in two deportation cases in which Cvetic testified and further calls for the immediate reopening of all cases in which he has testified. This would include the Pittsburgh Smith Act trial as well as Subversive Activities Control Board cases concerning the Labor Youth League and the Civil Rights Congress. United States Attorney, Pittsburgh, requested the Bureau to check the hospital record regarding Cvetic and Pittsburgh is being instructed to check these records and advise the United States Attorney and the Bureau of the results. Information has also been received from Pittsburgh that Matthew Cvetic, on March 16, 1955,

was arrested for drunken driving by the Brownsville, Pennsylvania,
Police Department. Pittsburgh further advises that information has
been received that the "Valley Journal," a newspaper published at
Millvale, Pennsylvania, is in possession of "a file" concerning
which apparently contains information exposing
as a "perjurer." This file is to be used in the event and
sue the newspaper
over a derogatory editorial, the paper printed concerning

RECOMMENDATION

Item 6 applies to and	
both of whom have been used by the Department as	
witnesses in the past. The Attorney General states that	
Mr. Rogers should advise the Attorney General as to his	
opinion on and and particularly as to	
whether we (the Department) should now answer the inquiry	
as to them from the International Organizations Security	3 ~
Board.	b6
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This apparently applies to the testimony of	עו ע.
these two individuals in the	
case. and in 1954 testified that	
was a member of the Communist Party in 1934 or 1935. This	
testimony was denied by Bunche and by at	
whose office was supposed to have attended a Communist	
Party meeting, according to and In July,	
1954, the Department requested additional investigation by	
the FBI as to whether and may have perjured	
themselves. Additional investigation did not result in	
evidence which would resolve the question. The Department	
has received all reports in the case. No further action	
hy the Bureau annears to be required at this time.	

Amand Mary Mary Mary

THE ATTORNEY GENERAL

March 31, 1955

Director. FBI

CHMUNISTS AS VITNESSES

ALL INFORMATION CONTAINED 901820

Reference is made to your memorandum of March 21, 1955.

Under Item 1 (a) you requested that if the FBI finds additional employee security cases in which evidence furnished by Matusow was used or similar cases other than employee cases, the FBI should notify the Internal Security Division. You also stated that the Internal Security Division is to advise the appropriate Government agency of each such case, recommending a

For your information, each Government agency. which has received reports on employee security cases containing information furnished by Harvey Matusow has been advised of the identity of the particular document containing Matusow's information as well as the temporary informant symbol given Matusow in those instances where his identity was concealed. Several additional employee security cases in which Matusow furnished information have been located since my memorandum of March 2, 1955, and the Department and pertinent Government agencies have been advised appropriately. Should any other cases of this type be located similar action will be taken.

Regarding cases other than employed security cases, the Records Administration Branch of the Department and other Government agencies which have crapelized reports containing information furnished by Matusom wherein his identity was concealed by a temporary informant symbol or where Matusow was characterized as to reliability have been reports and his present unreliab any Shen dases of a similar nature which are locate the future will appropriately handled.

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PFM*EBR: ind YELLOW: See memo to The D /55 Re as above. Initial

Under Iten1(c) (iii) you asked whether
newspaper reports are accurate which state that Matusow
testified before a Congressional committee that he could
personally identify 10,000 Communists in New York City.
You further asked whether this statement is reflected in
Department files. The files of this Eureau indicate that
such a statement was made by Matusow in testimony on
March 13, 1952, before the Senate Subcommittee on Internal
Security in hearings relating to the Institute of Pacific
Relations. Matusow's statement appears in part 11 of the
record of these hearings which was furnished to Assistant
Attorney General Charles B. Murray by memorandum dated
September 23, 1952, captioned "Institute of Facific
Relations, Espionage - R."

Under this same item you asked whether anything in Rishop Oxnam's public statements should have alerted us. For your information, Bishop Oxnam's statement to the effect that Latusow had stated that he had lied to Congressional committees was reportedly made at a conference of the Methodist Church during the early part of June, 1954. Information concerning this statement was furnished to Assistant Attorney General Warren Olney III by letter dated July 6, 1954, and copies of newspaper articles concerning this matter were furnished to Assistant Attorney General William F. Tompkins by Letter dated July 20, 1954.

Under Item I (c) (v) you asked whether there should be closer liaison between the Immigration and Naturalization Service and the FBI as to information as to witnesses and informants. We will, of course, furnish information in our possession to the Immigration and Naturalization Service concerning informants and witnesses being used by that Agency.

Under Item 4, you requested the FBI to advise as to whether evidence from Latthew Cuetic or was used in any employee security cases. Both of these individuals furnished information to the FBI as information for a number of years. Information furnished by them while they were in informant capacities was cross-checked and much of it was verified by other sources. There has been

no positive indication that either Evetic or furnished unreliable information. Buch of this information has been disseminated and has been used in employee security cases. It is pointed out that the difficulties which we have experienced with both Cuetic and Lazzet have primarily been confined to the period following their discontinuance as informants and each of them has attempted to capitalize on his past informant work for the FBI. Both Cuetic and | have made public statements which are exaggerated and designed to capture the public interest. Cuetic has moreover been accused of intoxication on a number of occasions and has made false statements about his relationships with the FBT in the past. Your attention is directed to my letter of March 9, 1955, captioned as above, which furnishes additional details concerning these two individuals.

On March 16, 1955, James Eddie, Chief of the Brownsville, Pennsylvania, Police Department, telephonically advised this Eureau that Cvetic had been arrested by that Department for drunken driving. According to Chief Eddie, Cvetic had driven his automobile into a ditch. Chief Eddie requested advice as to what action he should take with regard to Cvetic and was advised that that individual had no present connection with the FBI and that this Bureau would not intercede for him in any way.

On March 25, 1955, a reliable confidential informant of our Pittsburgh Office advised that during a March 24, 1955, meeting sponsored by the Pittsburgh Civil Rights Congress which dealt primarily with informants, a report which appeared to be a medical analysis concerning Cvetic was read. According to the informant, the report dealt with Cvetic's recent psychiatric treatment at St. Francis Mospital, Pittsburgh, and of the Vestern Pennsylvania Committee for Protection of Foreign Born, pointed out that her organization and the Civil Rights Congress would immediately begin preparation of a petition for submission to the United States District Court, Pittsburgh, and to the Immigration and Naturalization Service, pointing out that Cvetic's

testimony at the Immigration and Naturalization Service Hearings and at the Pittsburgh Smith Act trial was valueless since Evetic was suffering from a nervous disorder.

On March 29, 1955, United States Attorney John V. McIlvaine, Western District of Pennsylvania, advised our Pittsburgh Office that he is in possession of a copy of a press release, apparently prepared by the Vestern Pennsylvania Committee for Protection of Foreign Born. Partions of this release, which had not been printed as of March 29, 1955, read as fallows:

"The Western Pennsylvania Committee for Protection of the Foreign Born announced today that petitions have been filed in two deportation cases introducing new evidence relating to the mental illness of latthew Cuetic, main witness in both proceedings. Attached to each petition is a summary of the hospital record, which shows that Cuetic was admitted to St. Francis Hospital, Psychiatric Division, on February 17, 1955, was discharged Earch 5, 1955, and re-admitted on March 19. ... Dr. W. J. Kelly. who examined Cuetic on his first admission, found 'patient is restless, agitated, has a suspictous attitude, seems afraid, admits drinking heavily of late, is admitted as a chronic alcoholic. According to the history obtained by the admitting physician, the patient was always rather a depressive person. His son never could understand him, he never discussed his problems with him, and he is at a loss to know what his trouble is at present, other than being lonely. He lives in a hotel room alone and has been writing a book. He has been very despondent and unsettled since he resumed drinking. He paced back and forth in his hotel room,

he ate and slept very little since Sunday. Patient used liquor very heavily for a period of five years, but quit altogether two and one half years ago and has been with alcoholics anonymous. Patient has been doctoring for a nervous condition. He started drinking this past Sunday and Monday, February 13 and 14. Since he was so despondent, his son called the hotel doctor who gave him some nedicine and recommended hospitalization. ... Cuetic medical record corroborates the charge of all the victims of this informer that his testinony is unreliable, that his motives are questionable, and that his use by the Department of Justice and other Government agencies calls for an investigation. In view of the psychopathic record of Cvetic. the Western Pennsylvania Committee for Protection of the Foreign Born calls for the immediate reopening of all cases in which Cuetic has testified."

United States Attorney McIlvaine stated that he was greatly concerned over this development, since Cvetic is the principal witness in pending Immigration and Naturalization Service cases, the first of which, concerning Joseph Louis Mankin, is scheduled for the April 11, 1955, term of court. Mr. McIlvaine requested that the medical records at St. Francis Hospital be checked in order to verify whether Cvetic's physical condition is as described in the press release. Our Pittsburgh Office has been instructed to make this check and furnish the results to United States Attorney McIlvaine and to the Bureau, for transmittal to the Department.

With further reference to the Civil Rights
Congress meeting on March 24, 1955, our informant advised
that Allan McWeil, Secretary of "The Committee To End
Sedition Laws" stated that the "Valley Journal," a
newspaper published at Millvale, Pennsylvania, is in
possession of a file concerning and should

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suit regarding on ed	itorial concerning	published
file to expose	the newspaper will mas a perjurer. Mol	lare use of this leil further
stated that in the e	vent the "Volley Jour	nal does not
make use of this infi in Pittsburgh which	ormation, there are t	wo large newspapers The
informant advised the	at the names of the n	lewspapers were
not mentioned and the truth exists in Melle	at he is unable to si	tate how much

- 2 cc Mr. William P. Bogers Deputy Attorney General
- 2 cc Assistant Attorney General William F. Tompkins
- 2 cc Commissioner
 Immigration and Naturalization Service

Memorandum.

UNITED STATES GOVERNMENT

TO THE DIRECTOR

DATE: March 24;

Belm Harbe

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Parson Rosen Sizoo

Winterrowd

ÉX-communists as witnesses

Mr. L. V. Boardman

ALL INFORMATION CONTAINED 1 HEREIN IS UNCLASSIFIED DATE 10-13-99 BY 60367 NIS/EP/DD 401820

Attached is a nine page detailed memorandum analyzing the Attorney General's memorandum of March 21, 1955. Attorney General's memorandum is addressed to Deputy Attorney (General Rogers, the Director, Assistant Attorneys General Tompkins, Olney and Rankin and Commissioner Swing of the Immigration and Naturalization Service. The memorandum deals with a number of different problems throughout the gepartment connected with Harvey Matusow, and former informants or sources Matthew Cuetic,

and [relating to the FBI are dealt with in this summary memorandum.

Item 1 (a) deals with employee security cases in which Matusow furnished information. The Attorney General states that if the FBI finds additional such employee security cases or similar cases other than employee cases, it will notify Internal Security Division. A)

By memorandum dated March 2, 1955, the Attorney General was furnished a list of employee security cases found to contain information from Matusow. Copies of the list, were also furnished to Messrs. Rogers and Tompkins and to the Records Administration Branch of the Department. In addition, each government agency concerned was advised of the identity of the particular document containing Matusow's information and was advised of the temporary informant symbol given Matusow in those linstances where his identity was concealed. Several additional cases have since been located and the Department and pertinent Government agencies have been advised: Should other cases. containing information from Matusow be located, appropriate notification will be given the Department and any other Government agency concerned.

Likewise, in security and other similar cases, in each case wherein it has been determined that Matusow furnished information and was concealed by a T symbol or characterized as to reliability, we have advised the Records Administration Branch and other agencies to whom the reports were disseminated. 3-31-55

Attachments (2) seet cc - Mr. Boardman Mr. Belmont GFM:ejp

Mr. Stanley Mr. Baumgardner Mr. McInturff

RECORDED •

Z FLED Item 1 (c) (iii) deals with a memorandum from INS dated February 24, 1955, wherein INS states that Matusow was not used as a witness after April 8, 1954, "on receipt of information that the subject had written letters to his wife in which he stated that he had committed perjury in testifying regarding Communism." The Attorney General asks if the FBI and Internal Security were notified of this at the time. We have not located any indication that INS did call our attention to this information at the time; however, it is felt that this is a matter for INS to answer rather than the FBI.

Item 1 (c) (iii) asks whether newspaper reports are accurate which state that Matusow testified before a Congressional Committee that he could personally identify 10,000 Communists in New York City. Our files reflect that Matusow on March 13, 1952, testified before the Senate Subcommittee on Internal Security, Washington, D.C., in a hearing concerning the Institute of Pacific Relations. Matusow said that while a Communist Party member he had worked in three Communist Party bookshops. He described the nature of these bookshops and when questioned concerning people coming in to buy books he stated "Yes, in my position in the bookshop I knew by sight probably 10,000 Party members in New York. I had seen them at various mass meetings or they knew me to be a Communist." A copy of this public hearing was furnished to Assistant Attorney General Charles B. Murray by memorandum dated September 23, 1952, captioned "Institute of Pacific Relations, Espionage - R." Our memorandum pointed out that this testimony contained testimony of Harvey M. Matusow.

This item also asks "Was there anything in Bishop Oxnam's public statements that should have alerted us?" Information concerning Bishop Oxnam's statement that Matusow had admitted that he had lied was furnished to the Department by memoranda dated July 6 and 20, 1954.

Item 1 (c) (v) states "Should there be closer liaison between INS and the FBI as to information as to witnesses and informants?" Under date of May 13, 1954, a letter was transmitted to the Attorney General concerning informants and witnesses used by INS. Attached was a 74-page memorandum furnishing brief sketches on each informant or witness being used by INS. It was pointed out that although many of the individuals used by INS appeared to be completely reliable, others such as Matthew Cvetic, and Harvey Matusow have demonstrated their untrustworthiness and unreliability. It was stated in this memorandum that it was strongly felt that the FBI should not be called upon to vouch for the reliability of those individuals who are not under our control nor attempt to advise INS which informants or witnesses it should or should not use in connection with prosecution under its jurisdiction.

Item 4 in the Attorney General's memorandum pertains to

Matthew Cvetic and ______ The Attorney General asks that the Bureau
advise as to whether evidence from these two former informants was used in
any employee security cases.

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We have previously called the attention of the Department to derogatory information concerning these two individuals. Both] were informants who subsequent to their discontinuance have engaged in activities which have been questionable. Both have attempted to capitalize on their former informant status and both have made statements which were exaggerated and designed to capture the public's imagination. Information supplied by these two individuals while they were informants, however, has been cross checked and much of it verified. There has not been any positive indication that either of these informants furnished information known to be unreliable while they were informants. March 10, 1955, the Executives Conference took up the question of informants of this type and it was unanimously recommended that the Bureau not attempt to go back and re-evaluate the reliability of a former informant as to information furnished by him while he was an informant in the absence of a definite indication that the informant furnished unreliable information to the Bureau while he was an informant. Information furnished by Cvetic and _____ has widely disseminated and has been used in Security of Government Employees investigations.

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RECOMMENDATIONS:

(1) It is recommended that we advise the Attorney General that the FBI has already advised interested Government agencies in cases wherein Matusow has furnished information and has been concealed by a temporary symbol or characterized as to reliability.

W.K

(2) It is recommended that we point out to the Attorney General that Matusow's statement concerning 10,000 Communists was furnished to the Department and that information concerning Bishop Oxnam's statement was also furnished to the Department.

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(3) It is recommended that we advise the Attorney General that we will be glad to furnish information in our possession to INS concerning informants and witnesses being used by that Agency.

. b6 b7c b7D

(4) Concerning Matthew Cvetic, it is to be noted that he was discontinued in January, 1950, in view of his repeated demands for more pay and the difficulty in controlling his activities. Since 1950 we have received repeated indications that he has been drinking and we warned the Department that he should not be used in the Pittsburgh Smith Act trial. Concerning it is to be noted that was discontinued effective following his testimony in the Smith Act trial. since that time and We have had considerable trouble with the Department has been kept fully advised. It is believed we should advise the Attorney General that both Cvetic and have furnished information which has been used in employee security cases. The Attorney General should be further advised that information furnished by these two individuals while they were informants was cross-checked and much of it verified by other The Attorney General should be further advised that there has been no positive indication that either Cvetic or furnished unreliable information and that the difficulties we have encountered with them have primarily been confined to the period following their discontinuance as informants. The Attorney General should be advised of the additional information which has been received concerning the hospitalization of Matthew Cvetic and his arrest for drunken driving and other additional information and the "file" being maintained received concerning concerning him by the "Valley Journal."

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Ports

J. H. niscoll B

TO DIRECTOR

3-7-55

on pages Al393-Al396, Congressman Walter, (D) A nneylvanian extended his remarks to include a CBS Radio broadcast of February 27, 1955. Participants were Hon. Francis E. Walter, chairman, Louise Un-American Activities Committee, Hon. William F. Tompkins, Assistant Attorney General in charge of Internal Security Division, I separtment of Justice, moderator, Dwight Cooke, and producer, Nancy Manachman. The question was "How effective are former Communists as we it in esses?" In pointing out what the House Committee on Un-American Activities for does in order to fat tempt to establish the credibility and honesty of the witness Congressman Walter stated, among other things, "Well, we obtain a report from the FBI, and its judgment as to whether or not a witness is responsible and trustworthy, reliable, and homest."

WHAT AROUT THE? H.

ALL INFORMATION CONTAINED A HEREIN IS UNCLASSIFIED DATE 10-13-99 BY 60267 NIS/EP/DD

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NOT RECORDED 126 APR 15 1955

APR 25 1955 awar

BEAPH TO 1955

ffice Memorandum UNITED STATES GOVERNMENT

Messrs. Rogers, Hoover, Swing, Rankin,

Tompkins, Olney

FROM

Herbert Brownell, Jr.

SUBJECT:

EX-COMMUNISTS AS WITNESSES

DATE: March 30, 1955

Mr. Tolson Mr. Boars Mr. Nic

Mr. M hr

Mr. Parsons

Mr. Rosen.

Mr. Tomm Mr. Siz 😘

Tele. Room

901820

60267 NIS/EP/DO

Will you please arrange to attend a conference in my office on the above matter on Tuesday, April 5, at two P.M. Miss Gandy

In addition to the matters set forth in my memorandum on the above subject dated March 21, 1955 I would like to consider the following:

 In addition to (or in substitution for) the proposed report of Messrs. Tompkins and Lumbard on Matusow, would it be advisable to ask for a grand jury presentment in the Southern District of New York.

Discussion of witnesses and proposed witnesses before the SACB, as set forth in a memorandum from Mr. Tompkins to me, dated March 11, 1955, re "Witnesses Before The Subversive Activities Control Board". Mr. Rogers has commented on this memorandum in a separate memorandum to me dated March 28, 1955.

It will be entirely satisfactory to bring with you to the conference any of your assistants involved in the problems which we will discuss at the meeting.

24 APR 19 1955

Office Memorandum • United States Government

THE DIRECTOR

DATE: April 1, 1955

Boardman Nichols

Parsons Rosen Tamm

Winterrowd

FROM MR. L. V. BOARDMAN

SUBJECT: EX-COMMUNISTS AS WITNESSES

ALL INFORMATION CONTAINED. HEREIN IS UNCLASSIFIED DATE 10-13-99 BY 60261 NIS/EP/DD 901820

Sizoo

By memorandum dated March 30, 1955, the Attorney General requested you to arrange to attend a conference in his office at 2:00 P.M. on Tuesday, April 5, 1955, regarding the captioned matter as set forth in his memorandum to you dated March 21, 1955.

The Attorney General advised that in addition to the above matter, he would like to consider the following:

- A Grand Jury presentment regarding Harvey Matusow.
- The matter regarding witnesses before the Subversive Activities Control Board as set forth in Mr. Tompkins memorandum to the Attorney General dated March 11, 1955 a copy of which has been previously furnished to the Bureau.

Each of the above matters has been treated on an individual basis and the results are set forth in the attached Brief for your utilization in connection with this conference with the Attorney General.

Enclosure

cc: Mrd Tolson

Mr. Boardman

Mr. Belmont

Mr. Baumgardner

RECORDED-99

APR 19 1955

WCT: GFMc:de:pl

Mr. Thernton

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DIRECTOR, FBI (100-381185)
SAO, PITTSBURGH D2 b7D
Former Security Informant Karing No. 13-99 To Log Nisteres Con March 24, 1955.
who specifically requested his identity been kept confidential, advised SA THOMAS G. FORSYTH that he is certain bfor that " that " b7c " is wearing a firearm in a shoulder holster. No b7D stated that
since shortly after world war II said that sometime during the Summer of 1954
recalled that he asked why he was wearing a shoulder holster. He said replied either that he was "working for the government" or "working for the FBI"; however, could not remember which of the phrases actually used.
continued that he could not remember whether or not was wearing a holster at that time and could not recall seeing any weapon.
A COMMING OF CHARLE WOMEN WAS I. I
sald that in the latter part of December, 1954,
However, on this occasion, was certain was not wearing the holster
and no conversation was had concerning the reason for the loop.
The above is furnished the Bureau for information purposes.
REGISTERED MAIL 100-418105-V
TGF/az
(3) APR 1 8 1955

Office Memorandum • United States Government

TO : The Director ALL INFORMATION CORPARIE 4/5/55 HEREIN IS UNCLASSIFIED DATE 10-13-99 BY 60367 NIS/EP/DD

: Mr. E. V. Boardman

901820

Subject: EX-Communists as witnesses

Under date of 3/21/55 the Attorney General requested that it the FBI finds additional employees security cases in which evidence furnished by Matusow was used, the FBI should notify the Internal Security Division. Bureau letter dated 3/31/55 advised the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins that several additional employees security cases in which Matusow furnished information have been located since the Bureau's memorandum of March 2, 1955, in which 31 such cases were identified for the Department. The Department was advised that each government agency which has received reports on employees security cases containing information furnished by Matusow has been advised of the identity of the particular document containing Matusow's information as well as the temporary informant symbol given Matusow in those instances where his identity was concealed.

By letter dated April 4, 1955, Assistant Attorney General Tompkins requested the Bureau identify the several additional employees security cases in which Matusow furnished information which have been located since the Bureau's memorandum of March 2, 1955.

RECOMMENDATION:

There is attached for transmittal to Assistant Attorney General Tompkins a letter containing the identities of the four cases involved. It is to be noted that both the Department and. interested government agencies have been advised of the identities of these cases, under individual case captions.

Attachment Keul GFMc:JRS:mjt $\alpha:(6)$ cc - Mr. Boardman cc - Mr. Belmont

cc - Mr. Stanley

cc - Mr. Baumgardner cc - Mr. McInturff

APR 25 1955 GM

0 10

Boardman

Nichdla Belmont

Mohr

Parsons

Tele. Room Holloman

Rosen Tamm Sizoo

fice Memorandum • UNITED STATES Director, Federal Bureau of Investigation Mr. Sizoo. illiam F. Tompkins, Assistant Attorney General Mr. Winterrowd. Internal Security Division Tele. Room. Mr. Holloman Miss Gandy EX-COMMUNISTS AS WITNESSES SUBJECT: Reference is made to your memorandum of March 31, 1955 in which you advise that each Government agency which has received reports on employee security cases containing information furnished by Harvey Matusow has been advised of the identity of the particular document containing Matusow's information as well as the temporary informant symbol given Matusow in those instances where his identity was concealed. You also advised that several additional employee security cases i which Matusow furnished information have been located since your memorandum of March 2, 1955 and that the Department and pertinent Government agencies have been advised appropriately. To efficiently carry out the responsibilities assigned to this Divi sion by the Attorney General, it is desired that you identify the additional employee security cases which you state have been furnished to the Department and other agencies, that you list the specific reports in which Matusow furnished information as Matusow or under a temporary informant symbol number, and that you advise us of the names of the departments and agencies receiving copies of these reports. It would be appreciated if this request were handled expeditiously. ALL'INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-13-99 134 60267 MIS/EP RECORDED-99 APR 19 1955

CC - WT Boardman Belmontcc - Mr. Stanley cc - Mr. Baumgardher cc = Mr. McInturff. Assistant Attorney General Villiam F. Tompkins April 5, 1955 ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE ID-13.99 BY 60367NIS/EP/DD Director. FBI 901820 ex-communists as vitnesses Reference is made to your memorandum of April 4, 1955. For your information you have been advised. of the following additional cases reflecting the results of contact with Harvey Matusow in employee security cases: Bu memorandum dated March 30, 1955, captioned Atomic Energy Act Applicant," you were advised that this Bureau had furnished to the Atomic Energy Commission a memorandum dated April 4. 1952, containing information emanating from Matusow. 2) By memorandum dated March 21, 1955. in the case captioned aka. Appointee, Signal Corps, Photographic Center, Long Island City, New York, Department of the Army, Loyalty of Government Employees," the Civil Service Commission was advised that a report previously submitted to the Commission reflects the results of contact with a Matusow. A copy of that memorandum was designated for you. Al Bu memorandum dated March 21, 1955, captioned aka Post Office Department, New York, New York, Sepuriby of Government Employees," the Civil Service Commission was advised of a report containing information emanating from, Matusow. A copy of that memorantum was designated for you. 4): By memorandum cated Production and Marketing Haministration, Commodity Office, Edsoal Division, Department of Strick ture, New York, New York, Security of Government approves," the Civil Service Commission bas addicted of a report in that case reflecting the results of an interview with Matusow. A copy of that memorandum was designated for you. Memo from Mr. Boardman to the Director Reference: dated 4/5/55 captioned as above. GFMc: JRS: mjt GFMc: FBI APRIS 1955 MAILED 26

The above-referred-to memoranda are self-explanatory with respect to the agencies which have been notified, the reports or communications containing Natusow's information, and the T symbol under which Natusow was concealed, if pertinent.

Office	2 IVLemorandum • United States Government
TO:	Mr. A. Rosen Mr. A. Rosen DATE: April 18, 1955 Boardman Nichols Nichols Belmont
FROM	Mr. C. H. Stanley
subject:	EX-COMMUNISTS AS WITNESSES (MATTHEW CVETIC, Sizoo Winterrowd Tele. Room Holloman Gandy
	O Campbelling
	Re Director's memorandum dated April 5, 1955, advising that a list of Employee Security Cases containing information from Matthew Cvetic, and should be furnished
300	Assistant Attorney General Tompkins. Reference is also made to memorandum from Stanley to Mr. Rosen, April 6, 1955, noting that the list of such cases would be submitted to Mr. Tompkins upon receipt of information from Pittsburgh Office. (These three
200	former informants were active in the Pittsburgh Division. In this connection, it is noted that the Executive Conference memorandum dated March 10, 1955, re "Confidential Informants" (66-6200-131-107
30	notes that there has been no question of Cvetic's reliability while a Bureau informant; it notes also that was reliable as an informant).
b6 b7C	Attached herewith is a memorandum to Assistant Attorney
Ъ7D	General Tompkins enclosing a list of fifty-nine cases in which investigation was conducted under Executive Order 9835, Loyalty of Government Employees (LGE) and Executive Order 10450, Security of
j	Government Employees (SGE). In those cases in which the file reflects a disposition by the Security Board or agency, the same is noted in the list.
, ,	The attached list is based upon a review of all SGE and LGE cases in the Pittsburgh Office as noted in letters from that Office dated April 6, and April 9, 1955, and upon a check of Bureau
`a ,	indices against the names and informant symbols of Cvetic and the
The training of the state of th	It is noted that in some instances, applicant-type reports may be considered under Executive Orders 9835 and 10450, when such reports contain disloyal data. The Pittsburgh Office
	when such reports contain disloyal data. The Pittsburgh Office RECORDED-45 Enclosure Acut 4-20-55 [NDEXED 45
**	(1) Mr. L. B. Nichols, Room 5640 (1) 100-372409 (1) 100-381185
	SPSNIPATINGS 1955 FOTS WILLIAM VINE E

has advised, however, that to identify any applicant-type reports (that is Special Inquiry, Departmental Applicant, Atomic Energy Act, etc.) containing information from Cvetic and would involve a review of over 42,000 files in that Office. In view of this, and since Mr. Tompkins has requested only Employee Security Cases, a review of the 42,000 applicant files in the Pittsburgh Office is not believed warranted in this matter.

RECOMMENDATIONS:

(1) If you approve, Pittsburgh Office will not be instructed to review its applicant-type files for cases containing information from Cvetic and

okk

(2) That, if you approve, the attached memorandum be transmitted to Assistant Attorney General Tompkins.

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<i>O#</i>	ice Men	norandum	• UNITED	STATES	GOVERNI	MENT	<u>.</u>
то		Mr. A. Rosen	_	. DATE:	April 7,	Tolson 1955 Beardman Nichol Belmont Harbo	N = =
FROM	•	Mr. C. H. Star	nleg for	·		Mohr Parsons Rosen Tamm'	_
SUBJEC	т,:	EX-COMMUNISTS	AS WITNESSES	C	long a	Sizoo Winterrowd _ Tele. Room Holloman Gandy	
	Mr. Rosen MAre we no	dated April 6	nade to memora , 1955, upon w on all Employe	hich the I	irector in cases in	y to iquired:	أأنهم
	as involvi to the att Corrective been instr offices in	ng information ention of the action has be ucted to advisor the event adv	Security cases of furnished by pertinent age sen taken in ese the Bureau ditional cases d in the cours	Matusow h ncies and ach case. and all pe containin	ave been of the Depart The field rtinent fing information	called tment. l has ield tion	•
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ffice Memorandum • UNITED STATES GOVERNMENT Tolson DATE: April 6, Mr. A. Rosen Mr. C. H. Stanley FROM **EX-COMMUNISTS AS WITNESSES** Winterrowd SUBJECT: Tele. Room Re Director's memorandum dated April 5, 1955, concerning conference in Attorney General's Office on same date concerning "ex-Communists as witnesses." The memorandum notes following items of interest to the Investigative Division (Domestic Intelligence Division handling other phases of Director's memorandum): (1) Director noted that Assistant Attorney General Tompkins understood that there are some Employee Security Cases containing information emanating from Harvey Matusow, in addition to the 31 cases of which Department was advised by memorandum March 2, 1955. The Director stated he would like to know when we are forwarding this second batch of cases to Mr. Tompkins, and that he would like to have it done at the earliest possible moment. COMMENT: Subsequent to March 2, 1955, when we advised the Department of the 31 cases containing information from Matusow, 4 additional cases were located. The appropriate agencies and the Department were advised of these cases as they were located. In this connection, attached are ticklers of a memorandum from Mr. Boardman to the Director dated April 5, 1955 and of a memorandum to Mr. Tompkins (same date). In the latter Mr. Tompkins was advised of the specific memoranda by which he had previously been advised of the 4 additional cases. appears to be the matter to which Tompkins referred. b7C ACTION: In the event additional cases of this type are b7D located, the Department and the appropriate Government agency will, be advised. (2) With reference to the number of Employee Security Cases in which and Matthew Cvetic had E been used, and also that the Bureau would promptly furnish Mr. Tompkins the list of these cases together with any pertinent of information, the following is noted: RECORDED-45 MO APR 25 1955 Mr. A. H. Belmont, Room 1742 7(1)10Mr. L. B. Nichols. Room 5640

b6 b7c b7D

The Domestic Intelligence Division on April 5, 1955, obtained the approximated figures concerning Cvetic's use from the Pittsburgh Office telephonically. The approximated figures with respect to the use of ______ were obtained from file at the Bureau.

The Pittsburgh Office was also instructed on April 5, 1955, to immediately furnish the Bureau the complete list of such cases in which Cvetic had been used.

ACTION: Upon receipt of the list of the Cvetic cases from Pittsburgh Bureau files will immediately be reviewed and Mr. Tompkins will then be furnished the list of the Cvetic and cases.

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cc Boardman Belmont McInturff

THE ATTORNEY GENERAL

April 19, 1955

Director, FBI 163-473105

ex-communists as vitnesses

DECLASSIFIED BY 60267 NIS/EP/00

Reference is made to my memorandum of April 12, 1955, which furnished to you information concerning Matthew Cvetic, a former confidential informant of this Bureau who has been used as a witness in trials and hearings arising out of alleged subversive activity.

For your information, the Pittsburgh "Sun Telegraph" issue of April 6, 1955, in a column entitled "On The Town" reported that Cvetic was at that time in Mercy Hospital as a result of a broken right shoulder suffered in a fall in the William Penn Hotel. The column went on to report that Cvetic's shoulder was in a cast and that Cvetic expects to be out of the hospital in a week or so.

For your additional information, a personal acquaintance of Pittsburgh Attorney Hymen Schlesinger has advised an Agent of this Bureau that he was asked by Schlesinger and Steve Nelson, a convicted Smith Act subject who is presently out on bond pending appeal, ato conduct a physical surveillance of Cvetic beginning at the time Cvetic is released from Morcy Hospital. Schlesinger, who acted as a defense attorney in the Pittsburgh Smfth Act trial, requested this acquaintance to record all of Gvetic's Emovements and contacts.

information. Any further data concerning this survey lighte Matthew Cvetic will be promptly furnished to you.

COMM - FBI Mailed 31

Boardman . Nichols .

Beimant

Rosen Tamm

Winterrowd

Tele. Room Holloman .

APR & U BUIL CC Mr. William P. Rogers Deputy Attorney General

> l cc Assistant Attorney Cemeral William F. Tompkins U. S. DEPT. OF JUSTICE

1 ce Assistant Attorney General in Warren Olney, Idligg war know

1 ec Commissioner 50 10 J2 WW .27 Immigration, and Naturalization Service

GFM: pat

5.9 APR 25 1955

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FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

Mr. Nichols fri Belmont Mr. Harbo	
Transmit the following Teletype message to: ATR TET Mr. Mohr. Mr. Parsons. Mr. Rysen.	
Mr. Tamm Mr. Sizoo	
Mr. Wintern 4/12/55 4PM in Suffele. Room. Mr. Holioma Mr. Holioma Mr. Holioma	
MATTPEW CVETIC, FORMER PITTSBURGH SECURITY INFORMANT	Test
ALSM LAINTINE, 84/7/55, ON 4/11/55	ST
PERSONAL AUGUAINTANCE OF PITTSBURGH ATTORNEY HYMEN	ARDNER
VOLUNTARILY ADVISED SA DAVID W	
STATES THE SCILLESINGER AND SPEVE MET 102	b2 ' b6 b7C
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CVETIC SEGINNING AT THE TIME CVETIC IS RELEASED FROM MERCY	
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10 APR 14 1953 BAUMGA	PONER
OEbi Ok Wepecfal Agent in Charge Sent Sent NYC Sec	
. 13% No. 3 ***	

fice Memorandum UNITED STATES GOVERNMENT

L. V. Boardman

SUBJECT: REVIEW OF TESTIMONY OF WARREN XOLNEY III AND WILLIAM F. XTOMPKINS, DEPARTMENT OFFICIALS BEFORE COMMITTEE ON APPROPRIATIONS -

Vinterrowd Holloman __

a ly Grennente as with

This memorandum is based on the Director's instructions that a prompt review be made of the testimony of Warren Olney and William F. Tompkins, Department officials, before the House Appropriations Committee to be sure that no inaccurate statements were made regarding the FBI. The testimony of Olney and Tompkins contained in the report of hearings before the Subcommittee of the House Committee on Appropriations as it relates to the Domestic Intelligence Division has been reviewed and there do not appear to be any inaccurate statements with reference to matters handled by this Division.

Pages 101 and 102 of the report reflect the testimony concerning the Department's decision not to prosecute in 1953 testified for perjury and the reasons therefor. for the so-called Jenner Committee concerning alleged espionage in a General-Motors Corporation plant at Cleveland, Ohio, in 1943 Thereafter, when he was interviewed by the F3I, he admitted that his testimony before the committee was fabricated in certain respects. A review of this testimony reflects no inaccuracy so far as our work is concerned and deals entirely with the Department's reasons for not prosecuting him.

In the preliminary remarks of Tompkins before the Committee reflected on pages 281 and 282 of the report, he discusses the work of the newly created Internal Security Division of the Department and points out that it carries on in matters relating to subversive activities and the internal security where the investigative activities of the FBI cease. It, is stated that the work load of that division is, therefore, interportion to the activity of the FBT to the internal securit field. Ton pages 283 - 291 of the report there is reflected

ALL INFORMATION CONTAINED 1 HEREIN IS LINCLASSIFIED ice - L. V. BoardmanDATE 10-13.99 BY LODIS NISIEPIO - A. H. Belmont 901830 Ty F. J. Baumgardner

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Tompkins' testimony and questioning by the Committee regarding Smith Act indictments and prosecutions. No inaccuracies regarding us or our work are contained therein.

Tompkins is questioned on pages 291 and 292 concerning the Department's plan for further action in the Judy Coplon case and Tompkins advises it is still under study by the Department.

On page 293 of the report, Tompkins discusses the policy of the Department in the selection of witnesses in Smith Act prosecutions and makes the statement that these witnesses are selected by the Department through a thorough digest of many, many FBI reports that come in. The witnesses are thereafter interviewed and material in the reports must be collated with their recollection and if there is any doubt concerning the reliability of the witness he is not used. Tompkins, on page 309 of the report, goes on to say that you have to use the best witnesses available and if the Department is going to be required to produce witnesses of absolutely impeccable and unassailable character it is going to have a terrific impact on our prosecutions.

Testimony of the Departmental officials concerning Harvey Matusow appears on pages 13, 59, 253, 293 and 307 of the report. There does not appear to be any inaccurate statements made concerning the IBI. Briefly, Department officials, including the Attorney General, Clney, Tompkins and General Swing, of the Immigration and Naturalization Service (INS), furnished information to the Committee concerning cases in which Matuson testified, how much Matusow was paid by the Department, efforts of TNS to develop Matusow as an informant, the psychoneurotic background of Matusow as it applied to his use as a witness and the effects the Matusow case has had on testimony of other individuals. pages 295 and 294 for instance, Tompkins is asked if he had occasion to go into Natusow's neurological record last June when they were considering using him as a witness in the Jenoks case in Texas and Tompkins testified that he did not think the Department had this record at that time. He testified that since the Katusow controversy started a copy of the letter which was sent by the New York Office of the Bureau to former United States Attorney Lyles Lane in January, 1952, had been found in the files of the United States Attorney's office in New York. This letter included information concerning the fact that Matusow had been diagnosed as suffering from a mild but acute form of psychoneurosis. Tompkins was asked when he received the copy of it from the Bureau and he stated he received it under date of February 23, 1955. Tompkins goes on to say that although Matusow had been diagnosed as having a psychoneurosis of a mild but acute form Tompkins still would have used Matusow as a witness in spite of this background.

On page 295 it is reflected that Tompkins stated approximately 200 potential treason cases arising out of the activities of prisoners of war in the Korean conflict have been referred to the Department of Justice. This was substantially correct as of the date his testimony was given.

ACTION:

This is furnished for your information.

K MAN

N.X

ANA SON

ice Memorandum UNITED STATES DATE: April 5, 1955 THE DIRECTOR Nichols . Belmont Harbo Mohr BOARDMAN Parsons Rosen Tamm Sizoo Winterrowd . SUBJECT: Tele. Room _ Holloman Gandy _ Reference is made to my memorandum dated April 1, 1955, relative to the Attorney General's request as set forth in his memorandum dated March 30, 1955, that you arrange to attend a conference in his office at 2:00 p.m., on Tuesday, April 5, 1955, regarding the captioned matter. A brief for your utilization in connection with this conference was attached to my memorandum of April 1, 1955. For your further information, it has now been learned from Departmental Attorney Troy B. Connor in a discussion relative to other matters that among other things, the above-mentioned conference would possibly include a discussion of five individuals who have been y utilized as witnesses before the Subversive Activities Control Board Summaries on these five individuals have been included in the attachment to the above-mentioned brief as set forth on the pages indicated. While a decision as to whether or not these individuals should be utilized again as Government witnesses is one which the Department must ultimately decide, there are set forth below the following observations concerning these witnesses for your possible utilization at your conference with the Attorney General today: (pa e 34) was a paid informant of the Rureau for our Cleveland Office from February, 1944, to May, 1949. He appeared as a Government witness in the first and second Smith Act trials in New York, the recent b7D Smith Act trial of Claude Lightfoot in Chicago and FILED IN before the Subversive Activities Control Board in hearings regarding the Communist Party, USA. is also a contemplated witness in the forthcoming Cleveland Smith Act trial. It is noted that during the Lamb case before the Federal Communications Commission, served in an advisory capacity during which for the Commission, accused of being one of those individuals responsible for false testimony: : In view of the above allegation against community is believed that his further utilization as a witness of the detrimental to the Government's interest. Mr. Boardman 1 - Mr. Baumgardner 1 - Mr. Thornton -ARE

(2) (page 39). has	
never been an informant for the Bureau although he	
has voluntarily furnished considerable information	
concerning Communist activities	
since his expulsion from the Communist	
Party in He testified before the Subversive	
Activities Control Board in the National Council of	
American - Soviet Friendship case on May 23, 1954,	
during which testimony he identified	1.1
as	11
a "secret" Communist in the past. As a result of this	11
testimony instituted a \$150,000 libel action	
against This matter has not as yet adjudicated.	
In view of the pending libel action against	
based upon his testimony, it would appear	
that he should not be used again as a witness for the	b6
Government until this action has been completed upon which a determination could be made as to whether or	b7C
not he should be used as a Government witness in the	b7D
future.	
(3) (page 61).	
was a paid informant for the Bureau from to	
She was utilized as a Government witness in the Jefferson	
School of Social Science case before the Subversive	٠
Activities Control Board. She was also being considered	
as a Government witness in the recent perjury case	
regarding Louis Weinstock. She proved to be a very	
temperamental person during her preparation for	
testimony in this latter case and the Departmental	
Attorneys who have interviewed her have concluded that	
she has become unstable and a neurotic individual whose	
testimony would have to be limited to facts susceptible	
to complete corroboration.	
00 Collidite de colli apot garatte	
In view of the present unstable attitude of	
it is not believed that she should be used any further	
as a Government witness.	
ab a dovoringono ni onoco i	
(4) [page 62] has never been	
and the Date of the December 110 had been	b7D
interviewed on various occasions, however, regarding	D
Communist matters after he voluntarily offered assistance	
to our Chicago Office in October, 1948. He appeared as a	
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Government witness before the Subversive Activities Control Board on May 20 and 21, 1954, in the proceeding against the National Council of American - Soviet In September, 1954 made false Friendship. allegations against Agents of our Chicago Office to a representative of a private security check agency in b7D Chicago, as a result of which our Chicago Office was instructed to have no further contacts with The Department was also advised that due to the obvious insincerity and unreliability of _____ no further contacts with him are being had by Bureau representatives. obvious insincerity and In view of unreliability, it is not believed that he should again be used as a witness for the Government.](page 80). 🗆 has never been a Bureau informant although he has voluntarily furnished information to our New York Office on several occasions since November 3, 1950. b6 He was utilized as a Government witness before the b7C b7D Subversive Activities Control Board regarding the Jefferson School of Social Science case. He also testified before the same board in the hearing relative to the Veterans of the Abraham Lincoln Frigade. Although our files contain no information relative to the emotional stability of this individual, it is noted that Departmental Attorneys who have interviewed him have stated that since the afore-mentioned testimony had become associated with a New York State legislative committee investigating a phase of Communist activities and now appears unstable and fails to distinguish between information he personally obtained as a Party member and that which has come to his attention through his association with this committee. In view of the above analysis of this informant

RECOMMENDATION:

None. For your information.

by the Department, it is believed that

should not be used again as a Government witness.

Mr. Boardman Nichols Mr. Stanley Mr. Rosen 🗀 🗸 Mr. Malley Mr. Sutthoff Mr. Belmont Mr. Callan Assistant Attorney General April 18, 1955 William F. Tompkins ALL INFORMATION CONTAINED HERSIN IS UNCLASSIFIED Director, FBI 1-89_BY.5K! 302.750 ex-communists as withesses 💀 (MATTHEW CVETIC. In the attached list of cases involving investigations conducted under Executive Orders 9835 and 10450, the reports contain information emanating from either Matthew Cvetic. former confidential informants of this Bureau. The attached list identifies the cases and specific reports involved and, where pertinent, notes the temporary informant symbols by which these three individuals were designated in the reports, as well as dissemination of the reports by this Bureau. In connection with this matter, your attention is. invited to this Bureau's memorandum to the Attorney General captioned "Ex-Communists As Witnesses," dated March 31, 1955. It is noted that that memorandum contains information relative to the reliability of Matthew Cyetic and Enclosures (2) 100-372409 COMM - FBI 100-381185 APR 2 0 1955 JRS: baj MAILED 20 (1.3)Boardman Cover Memo from Stanley to Mr. Rosen, 4/18/55, same caption JRS: Nichols Belmon RECORDED-92 Harbo Rošen Winterrowd Tele. Room Holloman 66 MAY 27

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	Service Commission by	memoranda dated J	une 24. 1949.	and
	August 10, 1954.			
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	August 5, 1954, at Wa furnished by Matthew	Similar one of the	ontains info	mation and
	in the report.	and a tree	torol To See f	ure obsitta.
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	By memorand	um dated March 19,	1953, the Ci	vil Service
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The report of Special Agent Dean M. Howen, dated May 3, 1954, at Pittsburgh, Pennsylvania, contains information emanating from Matthew Cvetic whose identity is set out openly in the report. The report also contains information from who is identified in the report as Pittsburgh T-2.

Post Office Department, Pittsburgh, Pennsylvania, Security of Government Employees, (Bureau file 140-2542). Reports in this case were furnished to the Department and the Civil Service Commission by memoranda dated February 24, 1954.

The report of Special Agent Dean M. Howen, dated February 15, 1954, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic, who is identified by name in the report.

By memorandum dated August 13, 1954, the Civil Service Commission advised that resigned or otherwise separated from Federal service prior to decision on investigative report - employee terminated for misconduct."

Department of State,

Security of Government Employees, (Bureau
file 140-7134). Reports in this case were furnished to the
Department and the Civil Service Commission by memoranda dated
March 29, 1955.

The report of Special Agent Joseph J. O'Neill, dated February 18, 1955, at Pittsburgh, Pennsylvania, contains information from Matthew Cvetic who is identified by name in the report.

Center, Veterans Administration, Los Angeles, California, Security of Government Employees, (Bureau file 121-26727). Reports in this case were furnished to the Department and the Civil Service Commission by memoranda dated April 23, 1954.

April 15, 1954, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic who is openly identified in the report. The report also contains information from who is identified in the report as Pittsburgh T-4.

National Babor Relations Board, Pittsburgh, Pennsylvania, Security of Government Employees, (Bureau file 140-189). Reports in this case were furnished to the Department and the Civil Service Commission by memoranda dated October 2, 1953, and March 3, 1954, The reports of Special Agent Milton K. Adams and Special Agent Joseph J. O'Neill; dated August 6, 1953, and February 19, 1954, respectively, at Pittsburgh, Pennsylvania, contain information furnished by Matthew Cvetic who is identified by name in the reports. Headquarters. U. S. Army Caribbean, Department of the Army, Fort Amador, Canal Zone, Loyalty of Government Employees, (Bureau file 121-33056). Reports in this case were furnished to the Department, the Civil Service Commission, and G-2, Department of the Army, by memoranda dated December 29, 1951. The report of Special Agent Dean M. Howen, dated November 27, 1951, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic who is identified by name in the report. The report also contains information from designated as Pittsburgh T-14, and designated as Pittsburgh T-15. By memorandum dated May 2, 1952, the Civil Service "resigned or otherwise Commission advised that separated from Federal service prior to decision on loyalty." aka Veterans Administration Hospital, Veterans Administration, Aspinwall, Pennsylvania, Security of Government Employees, (Bureau file 140-6408). Reports in this case were furnished to the Department and the Civil Service Commission by memoranda dated January 6, 1955. The report of Special Agent Joseph J. O'Neill, dated December 15, 1954, at Pittsburgh, Pennsylvania, contains information furnished by who is identified in the report as Pittsburgh I-3.

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Department of the Navy, Nor	TOTK, AILBI	nia, Secu	rity or	المعادة الله المعادة ا وقال المعادة ا
Government Employees, (Bure	au file 140	-0062)	Reports	
in this case were furnished				
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and December 29, 1954.		1 2	R. C. Carlotte	
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dated November 16, 1954, at	* Pricesourgn	, remnsyr Who is i	vania, co	ontains
information furnished by		wno is i	neverrae	r mi one
report as Pittsburgh T-5.		Table 1		
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Veterans Ad			Veters	ne
Administration, Montrose, N	ew York. Se	curity of	Lovernme	ent d
Employees, (Bureau file 140	-7012) Re	norts in	this case	were .
furnished to the Department				
by memoranda dated March 16				
	A / / / -			
The report of Spe	cial Agent	Dean M. H	owen. dat	ted
January 10, 1955, contains	information	furnishe	d by	1
and who are 1	dentified b	v name in	the repo	rt.
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12.			Wational	
Labor Relations Board, Pitt Government Employees, (Bure	sburgh. Pen	nsylvania	Securit	y of
Government Employees. (Bure	au file 140	-2710).	Reports 1	in
this case were furnished to	the Depart	ment and	the Civil	Service
Commission by memoranda dat	ed March 24	. 1954. A	oril 5. I	1954. and
June 1, 1954.	,			
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The report of Spe	cial Agent	Dean M. H	owen. dat	ed
March 8, 1954, at Pittsburg	h. Pennsylv	ania. con	tains inf	Cormation
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Pittsburgh T-L.	A A S A S A S A S A S A S A S A S A S A		And the second second	
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By memorandum dat	ed December	6, 1954.	the Civi	1
Service Commission advised		was "	retained.	*

Veterans Administration Hospital, Veterans Administration, Plitsburgh, Pennsylvania, Security of Government Employees, (Bureau file 140-7284). Reports in this case were furnished to the Department and the Civil Service Commission by memoranda dated March 9, 1955.

The report of Special Agent Dean M. Howen, dated January 24, 1955, at Pittsburgh, Pennsylvania, contains information furnished by who is identified therein as Pittsburgh T-7, and who is identified therein as Pittsburgh T-13.

National Advisory Committee for Aeronautics, Cleveland, Ohio, Security of Government Employees, (Bureau file 140-7206). Reports in this case were furnished to the Department and the Civil Service Commission by memoranda dated March 29, 1955.

The report of Special Agent Joseph J. O'Neill, dated March 15, 1955, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic, whose identity is set out openly in the report.

of Standards, U. S. Department of Commerce, Washington, D. C., Loyalty of Government Employees, (Bureau file 121-2673). Reports in this case were furnished to the Department (Department file 146-200-10) by memoranda dated June 23, 1948, September 8, 1948, December 5, 1950, and April 30, 1951. By memorandum dated August 20, 1951, the Department was advised of the dates of all dissemination to the Department in this case, together with the captions of the memoranda by which the reports were furnished to the Department.

The reports were also furnished to the Civil Service Commission by memorandum dated June 11, 1948, and subsequent memoranda; the Atomic Energy Commission was furnished copies of these reports by memorandum dated June 23, 1948; and the Office of Mayal Intelligence was furnished copies of these reports on May 21, 1952.

The repor	t of Special	Agent C. Leo	dard Trevira	nus.
dated December 1, 1	950, at Pitts	burgh. Penns	ylvania, con	tains
information from Ma	tthew Cvetic.	whose ident	ity is set o	ut 🔭
openly in the repor	t. The same	report conta	ins informat	ion
from	designated a	s Pittsburgh	T-2, and	
designated	as Pittsburgh	T-3.	· · · · · · · · · · · · · · · · · · ·	

The report of Special Agent William H. Burke, dated November 16, 1950, at New York, New York, contains information from Matthew Cvetic who is openly identified in the report.

It is noted that on August 11, 1951, Washington newspapers carried anticles reflecting that Dr. Condon had resigned his position as Director of the National Bureau of Standards to take a position in private industry.

applicant, Bureau of Mines, Department of the Interior, Rittsburgh, Pennsylvania, Loyalty of Government Employees, (Bureau file 121-1455). Reports in this case were furnished to the Department by memorandum dated December 7, 1948. (Department file 146-200-1499). Reports in this case were also furnished to the Civil Service Commission by memorandum dated April 22, 1948, and to the Office of Naval Intelligence by memorandum dated July 9, 1953. In the report of Special Agent Robert D. McVey, dated April 10, 1948, at Pittsburgh, Pennsylvania, is identified as Confidential Informant Pittsburgh T-2. Matthew Cyclic is referred to in the same report under the designation Pittsburgh T-6. By memorandum dated October 29. 1948, the Civil Service Commission advised that was retained. By memorandum dated February 10, 1954, the Civil Service Commission advised that was terminated from the Bureau of Mines on May 2, 1952, and is not being considered for re-employment. E0 9835 only. Appointee, Postal Transportation Service, Post Office Department, Pittsburgh, Pennsylvania, Loyalty of Government Employees, (Bureau file 121-33344). Reports in this case were furnished to the Department and to the Civil Service Commission by memoranda dated November 17, 1951. The report of Special Agent Dean M. Howen, dated October 26, 1951, at Pittsburgh. Pennsylvania, contains information furnished by who is identified in the report as Pittsburgh T-1. By memorandum dated May 2, 1952, the Civil Service n advised that had "resigned or otherwise" Commission advised that separated from Federal service prior to decision on loyalty." Under date of January 15, 1953, this Bureau received a loyalty form on reflecting that he had been reappointed on September 22, 1952. By memorandum dated February 25, 1955, the Civil Service Commission advised: "Agency final action - removed or not appointed as a result of suitability determination. 12/24/53.11

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Washingto	on. D.	C. Loval	tv of Gov	ernment 1	Employees, re furnishe	Bureau
file 121.	-34071). Report	s in this	Case We	re furnishe	ed to the
Departmen	at and	the Civil	Service	Commissi	on by memo	randa dated
February	8. 19	52.		The second secon	i i i i i i i i i i i i i i i i i i i	£
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1 19 7 1119	In t	he report	of Specia	1 Agent	John P. Mul	Hi Tritani
dated De	cember	17. 1951.	at Pitts	burgh. Pe	ennsylvani:	a, reference
is made	to		under th	e inform	ant desien	ation
Pittsburg	ch T-3	; in the s	ame repor	t	is de	esignated
as Pitts	burgh	I-6.	A TATALON TO THE STATE OF THE S	147,34 14 1		
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	By m	emorandum	dated Oct	ober 17.	1952, the	Givil
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Administr	rator.	Washingto	n. D. C.	Loyalty	of Governments in this	nent
Employee:	s. (Bu	reau file	121-24361). Renor	rts in this	case
were dis	semina	ted to the	Departme	nt and th	he Civil Se	rvice
Commissio	on by 1	memoranda	dated Jan	uary 10.	1951.	and the state of t
	The :	report of	Special A	gent Char	cles C. Bri	dwell.
dated Nor	rember	10. 1950.	at Pitts	burgh. Pe	ennsvlvanie	e, contains
informat.			wh	o is ide	atified in	the report
as Pitts			77.00			
			March Street			
	The	Civil Serv	rice Commi	ssion adv	vised by me	morandum
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In the report of Special Agent Lawrence E. Thompson, dated September 2, 1948, at Pittsburgh Pennsylvania, there is set forth information from who is identified in the report as Pittsburgh T-4. The report also contains information from Matthew Cvetic who is identified therein as Pittsburgh T-5.

By memorandum dated February 18, 1949, the Civil Service Commission advised that the employee was "retained"; by memorandum dated May 22, 1953, the Civil Service Commission advised that the employee was "eligible on loyalty."

United States Post Office Department, Pittsburgh, Pennsylvania, Loyalty of Government Employees, (Bureau file 121-19107). Reports in this case were disseminated to the Department and to the Civil Service Commission by memoranda dated October 5, 1949, (Department File 146-200-4713). The reports were furnished to G-2 by memorandum dated October 12, 1949.

The report of Special Agent C. Leonard Treviranus, dated September 23, 1949, at Pittsburgh, Pennsylvania, contains Information from ______ who is identified therein as Pittsburgh T-1 and from Matthew Cvetic, identified therein as Pittsburgh T-2.

By memorandum dated January 30, 1950, the Civil Service Commission advised that was "eligible on loyalty"; by memorandum dated December 8, 1954, the Civil Service Commission advised that was "separated - October 11, 1954, (Disability Retirement) prior to decision on investigative reports."

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	Appoint	ee. Inland Water	ways Corporation,
St. Louis, Misson	ri. Lovalty of (overnment Employ	ees. (Bureau
file 121-14875).	Reports of the	partial investig	ation in this
roca mora furnich	an the Monant	ment his memorand	nm deted
February 17, 1949	. No dissemina	ion to the Civil	Service
Commission since	resigned	and the investig	ation was
discontinued.			
The rep	ort of Special !	lgent Richard Boy	d Smith, dated
January 29, 1949,	at Pittsburgh.	Pennsylvania, co	ntains ()
information furni	shed by Matthew	Cvetic, who is I	dentified therein
as Pittsburgh T-9			<u> </u>
identified as Pit	tsburgh T-15 and		entified as
Pittsburgh T-16,	were contacted of	luring the invest	igation.
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L. U.	S. Post Office	Department, Pitt	sburgn,
Pennsylvania, Loy 121-21829). Repo	alty of Governme	ent imployees, th	ureau lile
151-51856) Rebo	rts in this case	were rurnished	to the
Department and to	the Clv11 Serv	ce Commission by	memoranda dateu
March 22, 1950.	ine reports were	arso Turnisneu	to the
Immigration and N		rvice* Licespore	u' Lemisarranta!
on January 27, 19	24.		
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dated March 15, 1	970, at Fittsbu	EII. Leunz AT Asults	no is identified
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as Pittsburgh T-1	and rrow	write the	entrined as
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Service Commissio	m auviseu chat	WAS SILE	Tote on Toyardy.
By memorandum dat	ed outy 15, 195	to the CIVIL Serv	Tee Commission
advised that		ted because of ur	travorabre
report on May 10,	エンフナ・		
Mark Street			

Appointee, U. S. Air Force Warehouse, Department of the Air Force, McKees Rocks, Pennsylvania, Loyalty of Government Employees, (Bureau file 121-40452). Reports in this case were furnished to the Department and to the Civil Service Commission by memoranda dated October 30, 1952. The report of Special Agent C. Leonard Treviranus, dated October 9, 1952. at Pittsburgh, Pennsylvania, contains information who is identified therein as furnished by Pittsburgh T-6. This report also contains information from Matthew Cvetic, who is openly identified in the report. The information from Cvetic is information furnished by him in testimony before the House Committee on Un-American Activities. It is noted that by memorandum dated December 11, 1953. the Civil Service Commission advised that Presigned July 10, 1953." By memorandum dated November 22, 1954, the Civil was "separated because of Service Commission advised that unfavorable report" from his position with the Pennsylvania Military District, Department of the Army, at Indiantown Gap, Pennsylvania. 3800th University Wing, Department of the Air Force, Maxwell Air Force Base, Montgomery, Alabama, Loyalty of Government Employees, (Bureau file 121-34522). Reports in this case were furnished to the Department and to the Civil Service Commission by memoranda dated January 23, 1952. The report of Special Agent John P. Mull, Jr., dated December 20, 1951, at Pittsburgh, Pennsylvania, contains reference as Pittsburgh T-2, to Matthew Evetic as as Pittsburgh T-6. Pittsburgh T-3 and to By memorandum dated June 19, 1952, the Civil Service Commission advised that was "eligible on loyalty." By memorandum dated February 26, 1954, the Civil Service Commission advised that was "separated because of unfavorable report subject resigned 19 August, 153, upon receipt of letter directing his removal under authority of PL 733."

Housing and Home Finance Agency, Public Housing Administration, Chicago, Illinois, Loyalty of Government Employees, (Bureau file 121-224/5). Reports in this case were furnished to the Department and the Civil Service Commission by memoranda dated Sentember 1, 1950, October 9, 1953, February 19, 1954, and June 17, 1954. Rev were also furnished to the Office of Neval Intelligence by memorandum dated June 11, 1953. The report of Special Agent Dean M. Howen, dated July 23. 1950. at Pittsburgh, Pennsylvania, contains information from who is identified therein as Pittsburgh T-5. By memorandum dated January 23, 1951, the Civil Service was "eligible on loyalty." By Commission advised that memorandum dated March 8, 1955, the Civil Service Commission "agency final action - favorable determination." aka Applicant, Army Map Service, Department of the Army Washington, D. C., Loyalty of Government Employees, (Bureau file 121-2236). Reports in this case were disseminated to the Department (Department file 146-200-2589), the Civil Service Commission, State Department, Office of Naval Intelligence, and Office of Special Investigations. Air Force. In the report of Special Agent Warner Maupin, dated April 10. 1943, at Pittsburgh, Pennsylvania, there is reference to Natthew Cvetic as Pittsburgh T-4 and to Pittsburgh T-5. On April 13, 1949, the Department of the Army advised was restricted to nonsensitive duties. By memorandum that dated April 22, 1949, the Civil Service Commission advised that was "retained." In July, 1950, this Bureau received information reflecting that had received a notice of termination on July 21, 1950. On August 18, 1950, G-2 advised that was "terminated." 28. Postal Service, Pittsburgh, Pennsylvania, Loyelty of Government Employees. (Bureau file 121-5063). Reports in this case were furnished to the Department by memorandum dated October 28, 1948,

by memorandum dated July 27, 1943.

(Department file 146-7-4644), and to the Civil Service Commission

In report of Special Agent Douglas M. Brown, dated July 3. 1948. at Pittsburgh, Pennsylvania, reference is made to as Fittsburgh T-5.

By memoranda dated October 14, 1949, and February 10, 1950, the Civil Service Commission advised that mresigned or otherwise separated from Federal service prior to decision on loyalty."

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- Appointee, Surface Postal Transport, Post Office Department, Pittsburgh, Pennsylvania, Loyalty of Government Employees, (Bureau file 121-14773). Reports in this case were furnished to the Department by memoranda dated April 5, 1951, and April 16, 1951; reports were furnished to the Civil Service Commission by memoranda dated March 10, 1949, and April 3, 1951:

The report of Special Agent C. Leonard Treviranus, dated February 18, 1949, at Pittsburgh, Pennsylvania, contains information from Matthew Cvetic, who is identified therein as Pittsburgh T-3. The report of Special Agent Joseph J. O'Neill, dated March 7, 1951, at Pittsburgh, Pennsylvania, contains reference to Matthew Cvetic under the same designation.

Tt is noted that by memoranda dated June 8, 1949, and October 8, 1951, the Civil Service Commission advised that was "eligible on loyalty."

Bureau of Mines, Department of the Interior,
Pittsburgh, Pennsylvania, Sccurity of Government Employees,
(Bureau file 140-4093). Reports in this case were disseminated to the Department and to the Civil Service Commission by memoranda dated August 4, 1954.

The report of Special Agent Joseph J. O'Neill, dated July 28, 1954, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Gvetic, who is openly identified. The information involved pertains to testimony of Cvetic before the House Committee on Un-American Activities.

By memorandum dated January 14, 1955, the Civil Service Commission advised that Sporcic was "retained."

Post Office Department, Pittsburgh, Pennsylvania, Security of Government Employees, (Bureau file 140-1743). Reports in this case were disseminated to the Department and to the Civil Service Commission by memoranda dated January 21, 1954.

The report of Special Agent Dean M. Howen, dated January Il, 1954, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic, who is openly identified. The information from Gvetic is information furnished by him in testimony before the House Committee on Un-American Activities in 1950:

By memorandum dated August 27, 1954, the Civil Service Commission advised that had "resigned or otherwise separated from Federal service prior to decision on investigative report - employee resigned July 29, 1954."

Postal Transportation Service, Post Office Department, Pittsburgh, Pennsylvania, Security of Government Employees, (Bureau file 140-318). Reports in this case were furnished to the Department by memoranda dated August 21, 1953, and September 18, 1953. Reports were furnished to the Civil Service Commission by memoranda of the same dates.

The report of Special Agent Vernon E. Daniels, dated July 20, 1953, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic in testimony before the House Committee on Un-American Activities in 1950. Cvetic is openly identified in the report.

By memorandum dated March 4, 1955, the Civil Service Commission advised: "Agency Finel Action - Favorable Determination."

Washington, D. C., Security of Government Employees (Bureau file 140-859). Reports in this case were furnished to the Department and the Civil Service Commission by memoranda dated

The report of Special Agent Dean M. Howen, dated October 19, 1953, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic to the House Committee on Un-American Activities in 1950. Cvetic is openly identified in the report.

By memorandum dated April 7, 1954, the Civil Service Commission advised that the employee was "retained."

December 3, 1953.

Department of the Navy, Washington, D. C., Security of Government Employees (Bureau file 140-6104). Reports in this case were furnished to the Department and to the Civil Service Commission by memoranda dated December 14, 1954.

The report of Special Agent Dean M. Howen, dated November 15, 1954, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic who is openly identified in the report:

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Philadelphia, Pennsylvania, Security of Government Employees, (Bureau file 140-8058). Reports in this case were furnished to the Department by memorandum dated April 12, 1955, and to the Civil Service Commission by memorandum dated April 8, 1955.

The report of Special Agent Dean M. Howen, dated March 28, 1955, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic who is openly identified in the report.

Control of the second of the s	
	Appointee,
Veterans Administration Hospital, Veterans Admini	stravion
Minneapolis, Minnesota, Loyalty of Government Emp	Loyees (Bureau
file 121-26548). Reports in this case were disse	minated to the
Department and the Civil Service Commission by me	moranda dated
April 6, 1951,	
1977 A STATE OF THE STATE OF TH	
The report of Special Agent Dean M. How	wolls ususu
March 14, 1951, at Pittsburgh, Pennsylvania, cont from Matthew Cvetic, who is identified in the rep	MINS INCOMMENTOR
Trom Hauthew Averic, who is luchtered in the res	of mortones of mo
Confidential Informant Pittsburgh T-2. The report that (designated as Pittsburgh T-10) and locus arso
(designated as Pittsburgh T-11) did not kn	or who amployed
Thesignated as arresponding 1-rry ord not wr	TOW OTTO AMOTO A CO.
By memorandum dated Movember 30, 1951,	the Civil Service.
Commission advised that resigned or other	wise sensylvation.
from Federal service prior to decision on loyalty	r.W
TIOM Redoust set area butter to decreate or medanish	
37. aka	3.4 . S.
Housing and Home Finance Agence	y, Public
Housing Administration, New York, New York, Secur	
Government Employees, (Bureau file 121-3897). Re	ports in
this case were furnished to the Devartment by men	oranda dated
October 22, 1948, October 21, 1949, February 10, April 29, 1954, Reports were furnished to the Ci	1954, and
April 29, 195h. Reports were furnished to the Ci	lvil Service
Commission by memoranda dated July 8, 1948, Octob	per 21. 1949.
February 10, 1954, and April 29, 1954. G-2, Depart	artment of the
Army, was furnished copies of the reports on May	12. 1951.
The report of Special Agent Gwyn B. Ly	cton. dated
May 12. 1918, refers to under the	informant
May 12, 1948, refers to under the designation, Pittsburgh T-3, and to	inder the
informant designation, Pittsburgh T-4. The report	et of Special
Agent Dean M. Howen, dated April 19, 1954, refers	to Matthew
Cvetic by name.	
The state of the s	
By memorandum dated June 13, 1950, the	Civil Service
Commission advised that was religible	le on loyalty";
by memorandum dated January 31; 1955, the Civil	Service Commission
advised that was retained.	
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Middletown Air Force Depot, Department of the Air Force, Corappolis, Pennsylvania, Security of Government Employees (Bureau file 140-2016). Reports in this case were furnished to the Department by memoranda dated February 15, 1954, and November 5, 1954; reports were furnished to the Civil Service Commission by memoranda of the same dates. The report of Special Agent Dean H. Howen. dated October 28, 1954, contains information from is identified in the report as Confidential Informant T-11. The report of Special Agent Dean M. Howen, dated January 8, 1954, contains information from is identified in the report as Confidential Informant Pittsburgh T-11, as well as information from Matthew Cvetic who is openly identified in the report. It is noted that this report was also furnished to the Coast Guard on September 15, 1954. 39. Bureau of Mines, Department of the Interior, Pittsburgh, Pennsylvania (Bureau file 140-5218). Reports in this case were furnished to the Department and to the Civil Service Commission by memoranda dated September 30, 1954. The report of Special Agent Joseph J. O'Neill. dated September 16, 1954, at Pittsburgh, Pennsylvania, contains information from who is identified in the report as Confidential Informant Pittsburgh T-6. The report also contains information furnished by Matthew Cvetic in his testimony before the House Committee on Un-American Activities in 1950. Cyctic is openly identified in the report. By memorandum dated January 14, 1955, the Civil Service advised that was retained. Commission advised that Internal Revenue Service, Treasury Department, New York, New York, Security of Government Employees (Bureau file 121-8840).

The report of Special Agent Joseph J. O'Neill, dated October 6, 1954, at Pittsburgh, Ponnsylvania, contains information furnished by Matthew Cvetic in his testimony before the House Committee on Un-American Activities in 1950. This report was furnished to the Civil Service Commission by memorandum dated October 18, 1954.

The Department will be furnished copies of the report by separate memorandum. National Labor Relations Board, Pittsburgh, Pennsylvania, Loyalty of Government Employees (Bureau file 121-42872), Reports in this case were furnished to the Department and the Civil Service Commission by memoranda dated March 31, 1953, and March 29, 1954. The report of Special Agent C. Leonard Treviranus, dated March 6, 1953, at Pittsburgh, Pennsylvania, contains information from , who is identified in the report as Pittsburgh T-4. The report also contains information from Matthew Cvetic, who is identified in the report as Pittsburgh I-15. The report of Special Agent Dean M. Howen, dated March 10, 1954, at Pittsburgh, Pennsylvania, contains information furnished by who is identified therein as Pittsburgh T-4; information from who is identified therein as Pittsburgh T-29; and from Matthew Cyctic, who is openly identified in the report, with respect to testimony furnished by him to the Mouse Committee on Un-American Activities in 1950. By memorandum dated November 22, 1954, the Civil Service advised that was "soparated because of Commission advised that unfavorable report on 10-25-54, under Executive Order 10450. - Appointee, St. Elizabeth a Hospital, Department of Health, Education and Velfare, Washington, D. C., Loyalty of Government Employees (Bureau file 121-43836). Reports in this case were furnished to the Department and the Civil Service Commission by memoranda dated July 13, 1953, and to G-2,

The report of Special Agent James B. Davidson, dated June 22, 1953, at Fittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic in his testimony before the House Committee on Un-American Activities at Mashington, D. C., in 1950. Cvetic is openly identified in the report.

By memorandum dated November 25, 1953, the Civil Service Commission advised that Angelos was "retained."

Department of the Army, by memorandum dated July 17, 1953.

Appointee, Veterans Administration Hospital, Veterans Administration, Northport, Long Island, New York, Loyalty of Covernment Employees (Bureau file 121-14156). Reports in this case were furnished to the Department and to the Civil Service Commission by memoranda dated July 13, 1953.

The report of Special Agent C. Leonard Treviranus, dated June 22, 1953, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic, who is identified in the report as Confidential Informant Pittsburgh T-2.

By memorandum dated December 15, 1954, the Civil Service Commission advised that Dorsey "resigned or otherwise separated from Federal service prior to decision on investigative report - resigned January 22, 1954."

Land Management, Department of the Interior, Swan Island, Portland, Oregon, Loyalty of Government Employees (Bureau file 121-43657). Reports in this case were furnished to the Department and to the Civil Service Commission by memoranda dated June 16, 1953.

The report of Special Agent C. Leonard Treviranus, dated May 8, 1953, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic in testimony before the House Committee on Un-American Activities in 1950. Cvetic is openly identified in the report.

By memorandum dated May 4, 1954, the Civil Service Commission advised that was "retained."

Irainee, Veterans Administration
Hospital, Veterans Administration, Northport, New York,
Security of Government Employees (Eureau file 140-6591).
Reports in this case were furnished to the Department and
to the Civil Service Commission by memoranda dated February 4,

The report of Special Agent Joseph J. O'Neill, dated December 22, 1954, at Pittsburgh, Pennsylvania, contains

information furnished by Matthew Cvetic in testimony before the House Committee on Un-American Activities in 1950. Cvetic is openly identified in the report.

Veterans Administration Hospital, Veterans Administration, Pittsburgh, Pennsylvania, Security of Government Employees (Bureau file 140-7115). Reports in this case were furnished to the Department and to the Civil Service Commission by memoranda dated March 8, 1955.

The report of Special Agent Joseph J. O'Neill, dated February 9, 1955, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Gvetic, who is openly identified in the report.

National Labor Relations
Board, Winston-Salem, North Carolina, Security of Government
Employees (Bureau file 140-2709). Reports in this case were
furnished to the Department and the Civil Service Commission
by memoranda dated April 21, 1954. Reports were also furnished
to the Central Intelligence Agency on March 7, 1955. In
connection with a name check on

The report of Special Agent Joseph J. O'Neill, dated March 17, 1954, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic, who is openly identified in the report.

Applicant, War Assets Administration, Philadelphia, Pennsylvania, Loyalty of Government Employees (Bureau file 121-1999). Reports in this case were furnished to the Civil Service Commission by memorandum dated June 18, 1948. Copies of these reports are being furnished to the Department by separate memorandum.

The report of Special Agent Warner G. Maupin, dated May 3, 1948, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cyctic, who is identified in the report as Confidential Informant Pittsburgh T-1.

By memorandum dated April 8. 1954, the Civil Service Commission advised that who is now an "retained." employee of the Department of Labor, was aka Department of the Army, Fort Belvoir, Virginia, Loyalty of Government Employees (Bureau file 121-2818). Reports in this case were furnished to the Department by memorandum dated January 10, 1949, (Department file 146-200-1789). Reports were furnished to the Civil Service Commission by memorandum dated May 8, 1948. Reports in this case were furnished to the State Department on August 5, 1949. Report of Special Agent Warner G. Maupin, dated April 19, 1948, at Pittsburgh, Pennsylvania, contains information furnished by Matthew Cvetic, who is identified as Confidential Informant Pittsburgh T-1. By memorandum dated February 3, 1950, the Civil manission advised that had "resigned or Service Commission advised that otherwise separated from Federal service prior to decision on loyalty." War Department. Washington, D. C., Loyalty of Government Employees (Bureau file 121-698). Reports in this case were furnished to the Department by memorandum dated February 3, 1949, (Department file 146-1-62-428). Reports were also furnished to the Civil Service Commission by memorandum dated April 14, 1948. The report of Special Agent Warner G. Maupin. dated January 7, 1948, at Pittsburgh, Pennsylvania, contains information furnished by Natthew Cvetic, who is identified therein as Confidential Informant Pittsburgh E-1, By memorandum dated June 21. 1949, the Civil Service had "resigned or other-Commission advised that

wise separated from Federal service prior to decision on loyalty."

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To S. Post	
Office Department, Fittsburgh, Pennsylvania, Loyalty of	14
Government Employees (Bureau file 121-13960). Reports in	
this case were furnished to the Department by memorandum	
dated May 4, 1950, and to the Civil Service Commission by	
memorandum dated January 13, 1949.	r,
The report of Special Agent Richard Boyd Smith,	ि ।
dated December 22, 1948, at Pittsburgh, Pennsylvania, contair	18
information furnished by Matthew Cvetic, who is identified	، ' د در۔
in the report as Confidential Informant Pittsburgh T-1 and Confidential Informant Pittsburgh T-8. The report also	ر. ارب
Confidential Informant Pittsburgh T-b. The report also	K . 4 %
contains information from who is identified	
therein as Pittsburgh T-10 and who is identified	1.
in the report as Pittsburgh T-6;	
By memorandum dated April 15, 1949, the Civil Servi Commission advised that was "retained." By memorandum	LC
Dommission advised that was retained. Dy memorandum	
dated January 26, 1951, the Civil Service Commission advised that was religible on Loyalty. By memorandum dated	
that was religible on loyalty." By memorandum dated June 1, 1954, the Civil Service Commission advised that as the	
result of adjudication under the provisions of Executive Orde	, 44 344
10450, was "separated because of unfavorable report -	34.
subject was terminated after suspension."	
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524 alca	1
Bureau of Mines, U. S. Department of the Interior,	1 /2
Pittsburgh, Pennsylvania, Loyalty of Government Imployees	4
(Bureau file 121-15760). Reports in this case were furnished	Ĭ.
to the Department (Department file 146-7-64-517) and to the	
Civil Service Commission by memoranda dated March 28, 1949.	
	4
Report of Special Agent Warner G. Haupin, dated	riginal ti in ti
Harch 17, 1949, at Pittsburgh, Ponnsylvania, contains	(
information furnished by Matthew Cyctic, who is identified	
therein as Pittsburgh T-2.	
	, T ut,
By memoranda dated July 6, 1949, and March 13, 1953	3.
the Civil Service Commission advised that was	
"eligible on loyalty."	igrigation in the second secon
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n -			
Pittsburgh Ordnance District, Depa	rtment of	the Army,	
Pittsburgh, Pennsylvania, Security	of Govern	ment Employee:	3,
(Bureau file 140-5594). Reports i	n this cas	e were furnish	ned
to the Department, the Civil Servi	ce Commiss	ion, the State	9
Department, and G-2. Department of	the Army	on september	219
1954, October 15, 1954, and Octobe	r 27, 1994		
The report of Special Ag	ent Doen M	Howan date	a
September 10, 1954, at Pittsburgh.	Pennsylva	nia, contains	
information furnished by			and
Matthew Cvetic, all of whom are on	enly Ident	ified in the	report.
The report of Special Agent Dean M	. Howen, d	ated October:	1, 1954,
at Pittsburgh, Pennsylvania, conta	ins inform	ation from	
Matthew Cvetic who is openly ident	ified in t	he report.	
		4 9	
The report of Special Ag	ent Dean M	. Howen, dated	1
October 22, 1954, at Pittsburgh, Pinformation from Matthew Cvetic wh	ennsylvani	a, also conta	LIIS
the report.	o ra oheur	A recentrifier :	TIE
		in the second of	
As is noted in my memora	ndum to th	e Civil Servi	ce .
Commission dated October 27, 1954,	copies of	which were	
furnished to the Department, State	Departmen	t and G-2.	in all and the
resigned effective 0	ctober 22,	1954, rather	than
face charges.			
	and the quantities		
	6	And in the Area	
Housing and Home Finan	ce Agency,	Public Housin	ng .
Administration, Washington, D. C.,	security	or Government	
Employees, (Bureau file 121-6770).	reports	in this matter	were
furnished to the Department by mem 1948, and to the Civil Service Com	etacion da	red october Ta	12
August 4, 1948. Additional report	a mode qua mreeron ba	nichorandum de	roeu
Department and the Civil Service C	Ammieeinn	on courage end	heamant
dates		or beacter or	20ed nerro
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The report of Special Ago	ent Richar	d Boyd Smith.	lated
June 25, 1948, at Pittsburgh, Penn	sylvania.	contains infor	rmation
from Watthew Cvetic, identified the	erein as P	ittsburgh T-2	and
from identified there			and the same of
	* * *		
The report of Special Age			
January 20, 1953, at Pittsburgh, Po	ennsylvani	a, (furnished	to the
Department and the Civil Service Co	ommission	on January 29.	1953),
contains information from		tified as Pit	
T-5, identified as Pit	uspurgn T	ra and watther	1 CVETIC

who is openly identified in the report.

The report of Special Agent C. Leonard Treviranus, dated April 9, 1953, at Pittsburgh, Pennsylvania, contains information from identified therein as Pittsburgh T-5. Copies of this report were furnished to the Department and the Civil Service Commission on April 23, 1953.

In connection with this investigation it is noted that the Department and the Civil Service Commission have also been furnished copies of reports captioned "Abe L. Savage, Special Inquiry - State Department, Public Law 402, 80th Congress, Voice of America. (Bureau file 123-8490). These reports were also furnished to the State Department. With respect to the reports submitted under that caption, the report of Special Agent William K. Cavanaugh, dated February 17, 1951. at Pittsburgh, Pennsylvania, contains information from[designated as Pittsburgh T-1 therein, and from Matthew Cyetic, designated as Pittsburgh T-11. The report of Special Agent William K. Cavanaugh, dated April 6. 1951. at Pittsburgh, Pennsylvania, contains information from (Pittsburgh T-1) and from who is identified as Pittsburgh T-lip. It is noted that the following reports prepared at Pittsburgh, Pennsylvania, likewise contain information from and/or under the informent designations previously noted: report dated April 20, 1951; report dated June 12, 1951; report dated December 11, 1951; report dated December 26, 1951; and report dated January 7, 1952. The report dated June 12, 1951, also contains information from Matthew Cvetic who is openly identified in the report.

By memorandum dated July 26. 1949, the Civil Service Commission advised that was "eligible"; by memorandum dated February 26. 1954, the Civil Service Commission advised that was "retained"; and by memorandum dated February 28, 1955, the Civil Service Commission advised that the "Agency Final Action" in this matter was "Favorable Determination."

aka U. S. Public Health Service, Department of Health, Education, and Welfare, Washington, D. C., Security of Government Employees, (Bureau file 121-44198). Reports in this case were transmitted to the Department and to the Civil Service Commission by memoranda dated August 19, 1953. The report of Special Agent C. Leonard Treviranus, dated July 16. 1953. at Pittsburgh, Pennsylvania, contains information from identified therein as Pittsburgh T-3 and from Matthew Cyctic whose identity is set out openly in the report, with respect to his testimony before the House Committee on Un-American Activities in 1950. By memorandum dated October 1, 1954, the Civil Service Iresigned or otherwise separated Commission advised that from Federal service prior to decision on investigative report subject was terminated on August 20, 1954. nee aka St. Touis Ordnance District, Department of the Army, St. Louis, Missouri, Security of Government Employees, (Bureau file 140-6346). Reports in this case were furnished to the Department and the Civil Service Commission by memoranda dated December 27, 1954. The report of Special Agent Joseph J. O'Neill dated December 3, 1954, contains information from who is identified as Pittsburgh T-1, and information from who. is identified as Pittsburgh T-4. The same report contains information from Matthew Cvetic who is openly identified in the report. aka Applicant, State Department, Washington, D. C., Security of Government Employees (Bureau file 140-2662 and Bureau file 77-39582). It is noted that this individual has recently been Investigated by the Bureau under the caption "Attorney, Office of Alien Property; Departmental Applicant." All reports in this matter have been forwarded to Mr. William P. Rogers, Deputy Attorney General It is noted that the report of Special Agent Dean M. Howen, dated March 13, 1954, at Pittsburgh, Pennsylvania, contains information from Matthew Cvetic, who is openly identified in the report. It is further noted that Mr. Evetic was recently reinterviewed at the request of Mr. Rogers, and the report reflecting the results of that interview was furnished to the Department on April 7, 1955. Reports in this case were also furnished to the Civil

status

Service Commission on December 23, 1954, in view of as an applicant for employment with the Department of State.

U. S. Post Office Department, Arsenal Station, Pittsburgh, Pennsylvania, Loyalty of Government Employees, (Bureau file 121-540). Reports in this case were furnished to the Civil Service Commission by memorandum dated May 1, 1948; reports were furnished to G-2, Department of the Army in January, 1952.

Report of Special Agent Warner G. Maupin, dated March 8, 1948, at Pittsburgh, Pennsylvania, contains information from Matthew Cvetic who is identified in the report as Informant C-113.

By memorandum dated February 28, 1949, the Civil Service Commission advised that was "retained."

Copies of reports in this case will be furnished to the Department by separate memorandum

Standards, Department of Commerce, washington, D. C., Loyalty of Government Employees, (Bureau file 121-1341). Reports in this case were furnished to the Civil Service Commission by memorandum dated May 28, 1948.

The report of Special Agent Robert D. McVey, dated May 4, 1948, at Pittsburgh, Pennsylvania, contains reference to Matthew Cvetic under the informant designation Pittsburgh T-2.

By memorandum dated October 13. 1948, the Civil Service Commission advised that was "retained."

Copies of reports in this case will be furnished to the Department by separate memorandum.





Director, Federal Bureau of Investigation

Warren Olney III, Assistant Attorney General Criminal Division

April 20, 1955. WO:MAR:apw

MATTHEN CVETIC

51-16-397

EX-COMMUNISTS AS WITHESSES

Transmitted herewith for your information is a copy of a self-explanatory letter dated April 4, 1955, concerning subject, from the United States Attorney for the Western District of Pennsylvania to the Assistant Attorney General, Internal Security Division.

This memorandum is classified solely because of its enclosure and may be declassified when the enclosure is removed.

> ALL INFORMATION CONTAINED HEREIN ISUNCLASSIFIED DATE 10-13 99 BY 603 TNISIEP/OD 901820

Enclosure No. 63873

INITIALS ON UNIGINAL

102 APR 27 1955

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PITE APPORNEY GENERAL

April 25, 1955

0-418105-Director, FDI RECORDED - 83

ex-couronisat as vianteers

Deference is nade to your memorandum of April 15, 1955, concerning the three-man comulttee which has been established to consider certain problems relative to withouson in Communist proceedings.

We will convinue to furnish to interpoted divisions of the Department any information which we have concerning the reliability of persons being considered as perential witnesses.

oc - Ur. Dillian P. Dagora Lopuby Strorney Ceneral.

co - Lociatant Attornay Concral Villian F. Tompkins

Applytont Afternay Congral Verren Olney III

DECLASSIFIED BY 60267 NIS/EP/OD ON 10-13-99

901820

cc . Commissioner Imigration and Esturalization Corvide

GFM:pjm;csk MAILED 2 APR 2 5 1955 COMM - FBI

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TO

ace Niemovandum • United States Government

: Messrs. Rogers, Hoover, Swing, Rankin,

Tompkins, Olney

Mr. Boardm

DATE:

April

Mr. Tolson ...

Life. Possins Mr. Rosen

Mr. Tamm Mr. Sizoo. Mr. Winterrowd

Tele. Room. Mr. Holloman

SUBJECT: EX-COMMUNISTS AS VIINESSES

: Herbert Brownell, Jr.

This will confirm that at our meeting on February 21, 1955 on the above subject a three-man committee was established, made up of Mr. Noto, Mr. Irons and Mr. McLain, to coordinate the work of the Criminal Division, the Internal Security Division, the INS and the FBI as to (a) scheduling of witnesses in Communist proceedings; (b) reviewing their reliability prior to each use of them, and (c) advising as to any proper assistance which may be rendered to ex-Communist witnesses to protect them against retaliatory action taken against them from Communist sources to deprive them of their livelihood or peace of mind.

Mr. Rogers is to supervise the work of this committee, and the committee is to report to him from time to time on its work. Mr. Rogers will appoint a Chairman of the committee if that is required in order to facilitate the work of the committee.

> DECLASSIFIED BY 60267 NIS/EP/DO ON 10-13-99 901830

APR 18 1955



Assistant Attorney General William F. Tompkins

April 25, 195

Director, FBI

DECLASSIFIED BY 60267 NIS/EP/DD ON 10-13-99

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EX-COMMUNISTS AS WITNESSES (MATTHEW CVETIC.

Reference is made to my memorandum dated April 18, 1955, transmitting a list of cases involving investigations conducted under Executive Orders 9835 and 10450 in which reports contain information emanating from either Matthew Cvetic, or .It will be noted that the list indicates that, in certain of the cases, reports have not been furnished to the Department, and that copies of those reports would be submitted to the Department: by separate memorandum.

Enclosed herewith is one copy of each of the repor pertinent to the cases involved:

> Case Number 20 -Social Service Section; Veterans

Administration Hospital; Veterans Administration; Aspinwall, Pennsylvania; Loyalty of Government Employees.

Report of Special Agent Lawrence E. Thompson, dated September 2, 1948, at Pittsburgh, Pennsylvania.

Report of Special Agent Dean M. Howen, dated December 17, 1952, at Pittsburgh, Pennsylvania.

Report of Special Agent Karl V. Hetherington, dated August 19, 1948, at Washington, D. C.

Report of Special Agent Michael B. Davis, dated July 8, 1948, at Philadelphia, Pennsylvania.

Report of Special Agent Roland S. Forn, dated August 14, 1948, at Houston, Texa

121-1341

Tolson Boardman Nichols Belmont Harbo Mohr Parsons Rosen Tamm Sizoo Winterrowd Tele. Roof Holloma

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Case Number 40 Internal Revenue Service; Treasury Department;
New York, New York; Security of Government Employees.

Report of Special Agent Joseph J. O'Neill, dated October 6, 1954, at Pittsburgh, Pennsylvania.

By memorandum dated February 16, 1951, captioned Special Inquiry - State Department; Public Law 402, 80th Congress (Voice of America); Loyalty of Government Employees," the Department was furnished other reports in this case.

Case Number 48 - Applicant; War Assets
Administration; Philadelphia, Pennsylvania; Loyalty
of Government Employees.

Report of Special Agent Warner G. Maupin, dated May 3, 1948, at Pittsburgh, Pennsylvania.

Report of Special Agent Thomas F. McDevitt, dated May 15, 1948, at Philadelphia, Pennsylvania.

Case Number 58 - United States Post Office Department;
Arsenal Station; Pittsburgh, Pennsylvania; Loyalty of Government Employees.

Report of Special Agent Warner G. Maupin, dated March 8, 1948, at Pittsburgh, Pennsylvania.

Report of Special Agent John T. Lynch, dated March 9, 1948, at Washington, D. C.

Report of Special Agent Willard H. Eaves, dated March 6, 1948, at Louisville, Kentucky.

Case Number 59 National Bureau of Standards; Department of
Commerce; Washington, D. C.; Loyalty of Government
Employees.

Report of Special Agent James Frew, dated May 20, 1948, at Washington, D. C.





Report of Special Agent Austin H. Gunsel, dated May 10, 1948, at Philadelphia, Pennsylvania.

Report of Special Agent Robert D. McVey, dated May 4, 1948, at Pittsburgh, Pennsylvania.

Report of Special Agent James R. Oliver, dated May 1, 1948, at Chicago, Illinois.

rce Memo UNITED STATES GOVERNMENT : MR. BOARDMAN DATE: April 29, 1955 **ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED DATE 10-13-9 BY 602 Mohr . H. BELMONI BY 60361 MISIEPIDD Parsons 9018ão Rosen SUBTECT: OMMITTEE ON GOVERNMENT . Mr. Mario Noto of the Immigration and Naturalization Service called me at 9:10 a.m., on April 29, 1955. He said that at one of the meetings in the Attorney General's office in the recent past the Attorney General instructed that a committee within the Department of Justice be set up to review information concerning witnesses to be used by the government, and this committee is composed of Mr. McLean, Criminal Division, Dave Irons of the Internal Security Division, and Mario Noto, of I&NS. The committee meets in Mr. Rogers' office, its last meeting having been last to Monday. Noto said that the <u>Bureau had indicated it would</u> not be necessary for a Bureau representative to sit on the committee is coned. W. I asked Mr. Noto just how the committee is operating. He said the Committee is going over the names of witnesses who may be used in government cases and that the various divisions in the Department are submitting to the committee the names of persons in that capacity, together with background information which the committee reviews and then comes to decisions as to whether the witness should be For example, last Monday the committee reviewed the background on Matt Cuetic and came to the conclusion that the only time he should be used as a witness would be on specific restricted information which has been corroborated 575 through other sources. Mr. Noto said that Mr. Rogers had raised a question as to whether the Bureau was being furnished copies of the minutes and Noto's inquiry was whether we wanted copies of the minutes of the committee reflecting their decisions as to various witnesses. I told Mr. Noto that inasmuch as a number of the witnesses considered by the committee would be individuals involved in our cases and concerning whom we had furnished information to the Department, we would like to receive information as to the committee's decisions on these persons. He said he would send copies of the minutes to the Bureau to my attention. DI MAY T 6) CC- Mr. Boardman Mr. Belmont

Mr. Baumgardner Mr. D. Donohue

MEMORANDUM FOR MR. BOARDMAN

RECOMMENDATION:

I think we should know what decisions this committee is reaching in so far as the use of individuals as witnesses is concerned, as many of these individuals will have furnished information to the Bureau. We will look at the minutes upon receipt and advise you of anything of interest to the Bureau.

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minutes to Bureaus former gred Korvey, former gred Korvey, 15-3-55 p. 55, 1NS,

Mr. Nichols Mr. Boardman Mr. Belmont Mr. Baumgardner Mr. Reddy -RECORDED-42 The Attorney General April IS. 1955 00-418105-22 Director, FDI ex-colluniesco as vienesses Reference is made to your memorandum dated April 11, 1955, attaching a memorandum to you dated April 7, 1055, from Assistant Attorney General Tompkins. You requested that point 3 in Ur. Tompkins! memorandum, "Recommendations Concerning Procedure Followed By Attorneys in Preparing Smith Act and Other Internal Security Cases for Trial," be reviewed. You further requested that you be advised with respect to Mr. Tompkins recommendation that a conference be held to discuss the advisability of a new procedure in connection with informant-witnesses not being allowed to review their written reports prior to testifying. It is realized that by allowing informant-witnesses to review their reports before they take the witness stand, the Government is taking a calculated risk that a trial judge may rule that past regollection refreshed is a sufficient backs for a defence depend that the reports be produced, even though the refreshing of recollection took place outside of the courtroom. Ir. Tompkins has have the point, however, that this review of reports by informantwitnesses will substantially decrease honest inconsistencies in their testimony which appears highly desirable, particularly at this time, when the entire informant program is under heavy attack. As the Department is aware, some written reports of Rureau informants contain information of a general intelligence nature which is not at all relevant to the A issue concerning which the informant is testifying. of these reports mention individuals who are not Communists and also mention the names of other confidential informants who are not known as such to the reporting informant and Tolson who are not publicly known as Communistin Should the name of individuals who are not communistin be public, the Should the names Tovernment may well be placed in an embarcassing situation and should the name of Upiled box informants be made public, Harba they ndipwell be lost to the furgalors informants. Tamm

The Dureau is, therefore, still of the opinion that Government attorneys should continue to vigorously oppose all defense requests for the production of written reports of Bureau informants and should insist that any such reports be first reviewed in chambers by the trial judge and turned over to the defense only if the trial judge so orders. The Bureau will continue to review the reports of any informant-witnesses which have been demanded by the defense to determine whether there is any sound objection to their ultimate production and will point out to the Department any portions of the reports which should be excised before the reports are turned over to the defense.

Taking the above factors into consideration, the Dureau will leave to the discretion of the Department the desirability of allowing informant-witnesses to review their written reports to the Dureau before they take the witness stand in Smith Act or other Internal Security cases. We would appreciate being advised if the Department intends to follow this procedure in future Smith Act and other Internal Security prosecutions.

- 2 cc Ur. Villiam P. hogers Deputy Attorney General
- 2 cc Assistant Attorney General 7121iam F. Tompkins

fice Memorandum UNITED STATES GOVERNMENT

TO

Mr. Hoover

DATE:

April 11, 1955

FROM

Herbert Brownell, Jr.

SUBJECT:

Ex-Communists As Witnesses

DECLASSIFIED BY 60267.NIS/EP/DD ON 10-13-99

901820

I am attaching a memorandum to me from Mr. Tompkins, dated April 7, 1955, on the above subject.

Will you please review Point No. 3 in the memorandum and advise me with respect to the recommendation made therein.

Attachment

#1 MAY 11 1955

Mr. Tolson Mr. Boardma Mr. Wichols Mr. Mohr Mr. Parsons Mr. Rosen. Mr. Tamm. Mr. Sizoo.... Mr. Winterrowd... Tele. Room_ Mr. Holloman_ Miss Gandy.

DVERNMENT

TO

Mr. L. V. Boardman

DATE: April 13,

Belmon Harbo

FROM

Parsons Rosen

SUBJECT:

EX-COMMUNISTS AS WITNESSES

Tamm Sizoo Winterrowd

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-13-99 OF LOGITHIS/EPIDO 901820

A memorandum from the Attorney General to the Director dated April 11, 1955, requested that a review be made of Section 3 of a memorandum to the Attorney General from Assistant Attorney General Tompkins dated April 7, 1955, captioned "Recommendations Concerning Procedure Followed by Attorneys in Preparing Smith Act and other Internal Security Cases for Trial." The Attorney General requested that he be advised with respect to the recommendation made in this section by Mr. Tompkins.

In the above section, Mr. Tompkins points out that former and current Bureau informants who are being considered as witnesses in Smith Act and other Internal Security trials are not allowed to review their written reports to the Bureau before testifying. He notes that this procedure is followed to insure, in so far as practicable, that there will be no basis for defense counsel demanding the production of these reports. Mr. Tompkins points out that most informantwitnesses have submitted literally hundreds of reports to the Bureau and he mentions the extreme difficulty of informant witnesses recalling details connected with the great number of conventions, meetings, and schools which they have attended and reported on. Mr. Tompkins states that the current policy substantially increases the likelihood of honest error and confusing of details during testimony and that such instances have been seized upon and magnified by critics of the informant sustem.

Mr. Tompkins points out further that while the Government has always been successful in opposing the production of informant reports where the defense has made a sweeping

cc: Mr. Nichols

Mr. Boardman

Mr . Belmont

Mr. Baumgardner

Mr. Donohue

Mr. Reddy

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demand for the production of all reports, the defense always has the advantage of arguing to the jury that the Government is covering up. Mr. Tompkins admits, however, that such arguments have apparently not been detrimental except possibly in the Seattle Smith Act trial in which defendant Karly Larsen was acquitted by the jury. (Larsen is the only Smith Act defendant out of 82 tried to date who has been acquitted by the jury.)

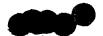
Mr. Tompkins relates that while in many Smith Act prosecutions to date the court has required the Government to produce one or two informant reports, the production has always been made over objection by Government attorneys. It is Mr. Tompkins' feeling that the refusal of the Government to produce a report concerning a meeting about which an informant has already testified in detail seems to be a questionable policy, especially at this time, in view of the apparently growing criticism of informant testimony.

Mr. Tompkins draws the following conclusions:

- 1. An informant's recollection can more accurately and completely be refreshed if he is permitted to review the reports submitted by him to the Bureau;
- 2. Through this refreshing of recollections, there is little likelihood that inaccuracies will appear in their testimony:
- 3. A precedent for the production of Bureau reports has already been established in several cases under certain circumstances.

Mr. Tompkins then suggests to the Attorney General that consideration be given to taking up with the Bureau the question of adoptingna new procedure with reference to informant reports. Mr. Tompkins lists the following advantages:

- 1. The wasval burdens and responsibilities presently placed on trial attorneys in Internal Security cases would be considerably eased, and properly so, if the attorneys could make available to a prospective witness the informant reports he had submitted to the Bureau;
- 2. In many instances extremely valuable evidence has been lost because of the inability of the informant-witness



CO

to recall the details of a meeting or educational discussion. If informant-witness had been permitted to review his report concerning this meeting or school, this valuable evidence would not have been lost.

BUREAU'S POSITION:

At the very outset of Smith Act trials we discussed with the Department the probability that defense counsel would make every effort to get Bureau records into evidence, and we pointed out the following objections to informant reports becoming part of the trial record:

- 2. Some informant reports contain hearsay material which is not legally admissible and which is reported solely for intelligence purposes;
- 2. Some informant reports contain the names of other informants not known as such to the reporting informant and not openly known as Communists. If the names of these informants become publicly known and they are identified as Communists, they could possibly be lost to us as informants;
- 3. Some informant reports contain the names of individuals who are not Communists and whose names should not become publicly known as a result of their being mentioned in the report of an informant of the FBI. This could be a cause of embarrassment to the Bureau;
- 4. Every time the defense succeeds in forcing the Government to produce an informant report, it represents an additional precedent which makes the next defense demand easier.

Based upon the above reasoning, the Department adopted the procedure of not allowing informant-witnesses to review their reports before testifying, since although there appears



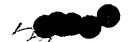


to be a well-established principle of evidence that past recollection refreshed outside of the courtroom is not, in itself, a sufficient basis for a defense demand for the production of the reports, there are cases which apparently leaves a wide discretion to the trial judge as to whether this principle must be followed. Accordingly, the Department agreed that it was more desirable for the informant to be inga position to testify that he had not seen his reports prior to testifying.

OBSERVATIONS:

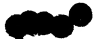
Mr. Tompkins' comments are, generally speaking, true. It would be much easier for the Government attorneys to properly prepare an informant for testimony if the informant had been given the opportunity of reviewing his reports and this procedure would substantially decrease the likelihood of honest error and confusion of details by the informant during his testimony. There is, of course, the danger, as pointed out above, that allowing the informant—witnesses to refresh their recollections by reviewing their reports prior to testifying would be an additional factor for the trial judge to consider should the defense demand the informant reports.

In this connection, the Bureau, by memorandum to former Assistant Attorney General James M. McInerney dated June 5, 1952, raised certain hypothetical questions concerning the production of informant reports. This inquiry was prompted by a ruling of United States District Judge Mathes in the Los Angeles Smith Act trial wherein Mathes ordered the production of three informant reports. Mathes' ruling was based upon the fact that the Government, by placing the informant on the witness stand and having him testify in open court to certain facts which he had reported to the FBI in writing, had waived the privilege of now claiming that the reports of the informant are confidential. In his ruling, Judge Mathes specifically stated that past recollections refreshed by reviewing the reports outside of the courtroom was not, in itself, a sufficient basis for a defense demand for the production of the reports. This latter point arose as a result of the informant mistakenly stating that he had seen his reports prior to taking the witness stand. Actually, the informant had seen the witness brief drawn up by the United States Attorney and had not seen his informant reports.



One of the hypothetical questions raised by the Bureau in its memorandum to the Department dated June 5, 1952, was "Would the ruling of Judge Mathes as to the waiver by the Government of its privilege of claiming that the informant reports are confidential be influenced had the witness actually refreshed his recollection from a review of his reports outside the courtroom." The Department's reply was to the effect that if the informant used his written reports for the purpose of refreshing his recollection prior to testifying, the court might, in its discretion, permit inspection of the documents by the defendants under an opinion rendered by the United States Supreme Court on that point in the case entitled "Goldman v. U. S., 316 U. S. 129. The Department pointed out, however, that it was felt that the court should not exercise such discretionary authority favorable to the defense unless it appears from the court's inspection of the documents that they contain impeaching, exculpatory, or contradictory material. The Department concluded that based upon a review of all pertinent judicial decisions, it was the opinion of the Department that if informant reports are not used to refresh the recollection of the witnesses, either on the stand or prior to trial, and if the documents contain no impeaching, exculpatory, or contradictory material, and are not otherwise relevant, the defendants are not entitled to any inspection thereof.

It appears, therefore, that by allowing the informantwitnesses to review their reports before testifying, the Government would be taking a calculated risk that the trial judge might consider this fact sufficient basis for the defense to demand production of the reports. On the other hand, however, the ruling of Judge Mathes in the Los Angeles trial that the Government, by having the witness testify to facts in his written reports, waives the privilege of claiming these reports are confidential, could also be followed by other trial judges and their fact that the informant-witness either did or did not review his reports prior to testifying has no bearing on this To date, the only trial judge other than Judge Mathes who has mentioned the waiver of privilege by the Government was Judge Rabe F. Marsh who presided at the Pittsburgh Smith Act trial. In an opinion dated November 10, 1953, Judge Marsh stated that had the defense in that case requested certain specific informant reports of witness Matt Cuetic instead of





making a sweeping demand for all of Cvetic's reports, he, Judge Marsh, would have ordered the reports produced because "the claim of confidential privilege was lost when Cvetic began to testify."

CONCLUSION:

Since, therefore, we are always faced with the possibility of the trial judge ordering the production of specified informant reports regardless of whether or not the informant-witness has refreshed his recollection by reviewing these reports outside of the courtroom, there appears to be no sound basis for opposing a request by the Department that informant-witnesses be allowed to review their reports prior to testifying. This review, as pointed out by Mr. Tompkins, will substantially decrease honest inconsistencies in the testimony of informants, which appears highly desirable at this time when informants are under attack, and will enable the informants to bring out all evidence considered of value by Government attorneys.

It is felt, however, that Government attorneys should continue to vigorously oppose all defense requests for production of informant reports and should insist that any such reports be first reviewed in chambers by the trial judge before a decision is reached as to whether the reports should be made available to the defense. The Bureau will, of course, review the reports in question to determine whether there is any sound objection to their ultimate production and will point out to the Department any portions of the reports which should be excised before the reports are turned over to defense counsel.

In his memorandum to the Attorney General, Mr. Tompkins noted that in several instances in which the Government has been required by the court to produce informant reports and where the defense has been permitted to examine such reports, no effort has been made by the defense to offer the reports in evidence. On the contrary, in each such instance where the Government has then offered the reports in evidence, the defense has strenuously objected.

RECOMMENDATIONS:

l. It is recommended that the Attorney General be advised that the Bureau is willing to discuss, at the convenience of the Department, the desirability of a revised procedure in connection with informant-witnesses not being allowed to review their written reports prior to testifying. A memorandum to the Attorney General is attached.

DIN. INSTA

2. Since informants are currently under heavy attack and since there is no question but that the reviewing of their reports by informant-witnesses will cut down on honest errors and inconsistencies in their testimony, I will, if you approve, confer with Departmental representatives at their request and will interpose no objection to the Department's proposal, provided the Department continues to exert every effort to keep these reports out of evidence.

JRS-MAN X

AB/

co. Mr. Boardmon sification authority derived from: Mr. Belmont UTOMATIĆ DECLASSIFICATION CUIDE. Mr. Reddy 06-14-2010 The Attorney General May 3, 1955 100-418105-25 Director, FAI CONTIDENTIAL REPORTS HADE TO THE BUREAU BY CONFIDENTIAL INFORMANTS Reference is made to the menorandum of Assistant Attorney General William F. Tomphine dated April 26, 1955, captioned as above, which referred to my memorandum to you dated April 15, 1955, captioned "Ex-Communists as Vitnesses." There are attached hereto for your information copies of my memorandum to Assistant Attorney General Tompkins dated May 2, 1955, in reply to his memorandum of April 26, 1955. Enclosite 2 oc - Mr. William . Rogers ... Deputy Attorney Ceneral (Inolosus TITI DE LOUIS NATION DE LA COLUMNICA MAILED 2 10 30 W .22 or maile EBR : nbs received - solutions

ication authority derived from: FEI AUTOMATIC DECLASSIFICATION DATE 05-14-2019 Mr. Belmont Mr. Reddy Assistant Attorney General RECORDED-42111am F. Tompkins May 2, 1955 100-418105-25 Director, FAT promassibility 2.21.15 1678 HED 1218M CONFIDENTIAL REPORTS HADE TO THE BUREAU BY CONFIDENTIAL INFORMANTS Reference is made to your memorandum dated April 26, 1955, which referred to my memorandum to the Attorney General dated April 15, 1955, captioned "Ex-Communists as Witnesses." It is noted that in your memorandum of April 7, 1955, addressed to the Attorney General, you stated: "It is perfectly apparent that the unusual burdens and responsibilities presently placed on trial attorneys in internal security cases would be considerably eased, and properly so, if they were permitted to make available tond prospective witness any written reports or statements submitted by that witness to the Bureau. It is therefore recommended that consideration be given to the advisability of once again taking this matter up with the Bureau in. conference with a view to scouring the Bureau's should be pointed out that; in many instances in Smith Act prosecutions, extremely valuable evidence has been lost because of the inability of an informant witness. to recall the details of a meeting or of an educational 0 10 discussion. It is certainly reasonable that in many instances the recollection of the witness as to such details would be refreshed were he permitted to review his own report containing such details." Whis Bureau could not be placed in the positions of obstructing proceed in 1955, by its memorandum of The 1955, by its memorandum of April 7, 1955, by its memorandum of April 15, 1965; the which it was stated we would leave E Boardman Nichols 1 to the discretion of the Department the destrability of allowing informant muitnesses to review their written reports to the Bureau, Parsons Rosen. YELLOW: \\ Attachment to a memo from Hr. Bourdman dated April 29 1955, same caption BR 105 Holloman EBR: nbs /// 🤉

CONFIDENTIAL

This Bureau would prefer not to be consulted prion to the showing of FBI reports to informant-witnesses as the final decision to adopt such a procedure is one which must be made by the Department.

This Bureau has pointed out on many occasions and repeated again in its memorandum of April 15, 1955, the possible consequences of such a procedure as you have decided to adopt in allowing informant-witnesses to review their reports before they take the witness stand. It was not until you pointed out "that in many instances in Smith Act prosecutions, extremely volucible evidence has been lost" because of this Eureau's previously expressed policy of objecting to the procedure of allowing informant-witnesses to review their reports, did we take the position of leaving exclusively to the Department bhe decision to adopt such a procedure which may well result in introduction into evidence of a large number of FBI reports containing highly confidential matters directly affecting the internal security coverage and responsibilities of this Bureau. This Bureau certainly does not desire to share any part of the responsibility in the determination of which reports may be made available to informantwitnesses for reulew prior to trial as any objection lupon the part of this Bureau would place us in the untenable position of placing "unusual burdens and responsibilities on trial attorneys" and causing the loss of "extremely, valuable evidence" as you indicated in your memorandum of April 7, 1955.

COPIES ARE BEING PREPARED FOR ATTORNEY GENCEAL

fice Memorandum • UNITED STATES GOVERNMENT

Mr. L. V. Boardman How

DATE: April 29, 1955 Boardman

Belmont Harbo . Mohr . Parsons

Tele. Room

Holloman _ Gandy _

Rosen Tamm' Sizoo Winterrowd

Mr. A. H. Belmon

CONFIDENTIAL REPORTS MADE TO THE BUREAU BY CONFIDENTIAL INFORMANTS

ALL INFORMATION CONTAINED EX-UNITED HEREIMIS UNCLASSIFIED

DATE 6-22-82 BY 7158 50/010

SYNOPSIS:

By memorandum dated April 26, 1955, in response to Bureau memorandum to the Attorney General dated April 15, 1955, the Department indicated it would continue present policy of not allowing informants to review their written reports prior to testifying in Smith Act or other Internal Security cases except on a selective basis and only after all aspects of the situation have been thoroughly explored both by Departmental attorneys and representatives The Director noted he did not want this of the Bureau. done: that Department must accept entire responsibility and Bureau will not agree or disagree; that it should be made clear to the Department that the Bureau does not desire to pass upon the desirability of allowing informant-witnesses to review their reports, and the Bureau will not express any views.

When a defense demand has been made for the production of informant reports in past Smith Act or other Internal Security prosecutions, the Bureau has always stressed to the Department that decisions as to whether reports should be furnished to the judge who might in turn give them to defense counsel, is strictly a decision for the Department to make. We have always reviewed such reports at the Bureau to determine if current confidential informants are mentioned; if information pertaining to national security is included, or if reports contain data which might prove embarrassing to the Government.

Enclosure

cc: Mr. Boardman

Mr. Belmont

Mr. Baumgardner

Mr. Reddy

EBR : nbs : imd

11 MAY 11 1955

then delivered copies of the reports to Departmental attorneys and have pointed out whether the reports contain any of the information listed above and have again stressed that regardless of what the reports contain, the decision as to whether they are to be turned over to the judge rests solely with the Department. It is noted, however, that we are in a much better position to evaluate our informant reports than are Departmental attorneys and consequently we can point out possible pitfalls or data which the Department may request the judge to excise should the judge decide to make the reports available to defense counsel.

With reference to the current problem of whether or not informant-witnesses should be allowed to review their informant reports prior to testifying, this is, of course, a decision which rests solely with the Department just as the decision as to whether to furnish informant reports to the trial judge. It is felt, however, that the Bureau should in each instance determine in advance from the Government attorney who has interviewed the informant and reviewed the reports exactly which specific reports of the informant-witness he intends to allow him to review prior to testifying. Such reports will be reviewed at the Bureau and will then be delivered to the Department so that a decision can be reached by the Department as to whether the informant should be allowed to review them. It is felt that the Bureau has the responsibility, at that time, to point out to the Department any pertinent information known to us which the Department should consider in arriving at its decision. will, of course, make completely clear to the Department that the decision as to whether the informant should be allowed to review these reports prior to testifying rests solely with the Department and that the Bureau will in no way pass on the desirability or undesirability of allowing the informantwitness to review the reports in question.

RECOMMENDATION:

If you approve, the attached memorandum should be transmitted to the Department so advising.

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FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION

APR 29 1955

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DIRECTOR FB INTERVIEWS OF INFORMANTS AND WITNESSES BY GOVERNMENT AT SECURE CONDITIONS IN SECURITY TYPE CASES. RE TELEPHONE CALL FROM BUREAU THIS MORNING. A CHECK OF OUR RECORDS FAILS TO REFLECT THERE HAVE BEEN ANY SECURITY TYPE CASES WHEREIN AN INFORMANT OR PROSPECTIVE WITNESS IN SUCH A CASE HAS BEEN INTERVIEWED BY THE ONLY INFORMANT GOVERNMENT ATTORNEYS UNDER SECURE CONDITIONS. IN-WHICH THIS OFFICE HAS HAD INTEREST WHO HAS TESTIFIED BEFORE ANY FORMER PROCEEDING IS BUFILE ONE HUNDRED DASH THREE EIGHT NAUGHT ONE NAUGHT SEVEN. THIS INDIVIDUAL FURNISHED INFORMATION PRIMARILY TO HOWEVER, THIS OFFICE HAS NO INFO INDICATING HE HAS EVER BEEN INTERVIEWED BY GOVERNMENT ATTORNEYS UNDER SECURE CONDITIONS. IT WILL BE NOTED THAT LOYALTY CASES IN ALEXANDRIA ARLINGTON AREA ARE HANDLED BY THE WEO.

END &

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

APR 2 9 1955

TELETYPE

WASHINGTON 3 FROM BALTO

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5-51 PM EDST

DIRECTOR

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ATTENTION

MR. FRED J. BAUMGARDNER

Bank pagation

Mr. Folcon

Mr. Mohr_ Mr. Parsons Mr. Rosen_

Mr. Tamm Mr. Sizoo Mr. Winterrowd Tele, Room Mr. Hdiman

Miss Gandy.

Mar Boardman

Belmont Harbo_

INFORMANTS USED AS WITNESSES IN SECURITY CASES. RE PHONE CALL

FROM MR. FRED J. BAUMGARDNER, DIV. FIVE, TO BA THIS DATE.

IN CONNECTION WITH BA SMITH ACT TRIAL INSTRUCTIONS RE INTERVIEWS

OF PROSPECTIVE WITNESSES WERE CONTAINED IN BULETS DATED FIVE
THIRTYONE, SIX THIRTEEN, SEVEN SIX, NINE TWELVE, OF NINETEEN

FIFTYONE, AND ONE FIVE FIFTYTWO UNDER CAPTION QUOTE CP, USA DASH
BRIEF PARENS PROSECUTION OF ADDITIONAL COMMUNIST FUNCTIONARIES
UNDER SMITH ACT PARENS IS DASH C UNQUOTE, BUFILE ONE HUNDRED

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EIGHTY EIGHT, NINETY SEVEN, ONE HUNDRED AND TWO DATED NINE ONE
NINE TWENTYNINE. AND TEN THIRTEEN FIFTYONE, RESPECTIVELY. THE
FOLLOWING WITNESSES WERE INTERVIEWED.

ON TWELVE

FIVE AND TWELVE SIX FIFTYONE AT BA PO BY DEPARTMENTAL ATTORNEY
THOMAS HALL AND SAS EDWARD GOUGH AND JAMES V. SULLIVAN, PAUL

CROUCH INTERVIEWED AT BA PO ON TWELVE SEVEN FIFTYONE BY MR. HALL, AGENTS GOUGH AND SULLIVAN, AND DEPARTMENTAL ATTORNEY WILLIAM

C. HUNDLEY. INTERVIEWED ON TWELVE SEVENTEEN

b7C b7D

FIFTYONE AT BA PO BY MESSRS. HALL, HUNDLEY, GOUGH, AND

END PAGE ONE

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ET MAY 12 1955

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Mr. Belmont MAY 31955 ma and ne

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PAGE TWO
SULLIVAN, WAS INTERVIEWED ON TWELVE TWELVE
FIFTYONE BY MESSRS, HALL, HUNDLEY, GOUGH, AND SULLIVAN AT BA
PO, WAS INTERVIEWED TWELVE ELEVEN FIFTYONE BY
MR. HUNDLEY AT HOTEL KNICKERBOCKER, NYC, FRANK STRAUS MEYER
WAS INTERVIEWED ON ONE SEVEN FIFTYTWO BY MESSRS. HUNDLEY AND
GOUGH AT MEYERS HOME IN WOODSTOCK, NY, WAS INTERVIEWED
ON ONE TWO FIFTYTWO BY DEPARTMENTAL ATTORNEY GEORGE ANASTOS
AND SA JOHN O. MONTGOMERY AT COFFEE SHOP OF LORD BALTIMORE HOTEL,
WAS INTERVIEWED ON ONE THREE FIFTYTWO AT BA OFFICE
BY DEPARTMENTAL ATTORNEY KEVIN MARONEY AND SAS RAYMOND JONES AND
ROBERT L. LANPHEAR WAS INTERVIEWED BY
MESSRS. HALL AND HUNDLEY WITH UNKNOWN AGENTS OF WFO AT WFO IN
DEC. FIFTYONE AND ON ONE THIRTYONE AND TWO ONE FIFTYTWO AT THE
BA FIELD OFFICE BY THE SAME INDIVIDUALS, TOGETHER WITH SA JOHN
DEBETTENCOURT OF WFO AND NUMEROUS SAS OF BA OFFICE,
FORMER WAS INTERVEWED BY MR. ANASTOS AND NUMEROUS
AGENTS OF NY OFFICE AT NYC HOTEL ON ONE EIGHTEEN FIFTYTWO
WAS ALSO INTERVIEWED BY DEPARTMENTAL ATTORNEY RICHARD ALFRIEND
AT NYC HOTEL ON TWO TWENTYSEVEN AND TWO TWENTYEIGHT FIFTYTWO,
WAS INTERVIEWED AT WFO ON ONE FOURTEEN FIFTYTWO,
BY UNKNOWN INDIVIDUALS, FORMER WAS
INTERVIEWED ON ONE SEVEN FIFTYTWO BY MESSRS. MARONEY AND MONTGOMERY.
END PAGE TWO

PAGE THREE
AT BA PO, FORMER WAS INTERVIEWED ON TWELVE b
THIRTEEN F.IF.TYONE, TWELVE TWENTYEIGHT FIFTYONE, AND ONE EIGHT
FIFTYTWO BY MESSRS. MARONEY, GOUGH, AND SA RUSSELL D. JONES IN
BUREAU AUTOMOBILE IN BA FORMER
WAS INTERVIEWED TWELVE NINETEEN AND
TWENTY FIFTYONE AND ONE FIVE FIFTYTWO AT BA PO BY MESSRS.
MARONEY, MONTGOMERY, AND RAYMOND JONES, FORMER
WAS INTERVIEWED ON TWELVE NINETEEN FIFTYONE AT SOUTHERN
HOTEL IN BA BY MESSRS. ANASTOS, SULLIVAN, AND SAJOSEPH C.
TRAINOR, WAS INTERVIEWED ONE TEN, ELEVEN,
FOURTEEN, SIXTEEN, TWENTYONE, TWENTYTHREE, AND TWENTYEIGHT
FIFTYTWO BY MESSRS. MARONEY, ANASTOS, AND NUMEROUS AGENTS OF THE
BA OFFICE IN BU AUTOMOBILE, BALTIMORE HOTEL, AND BA FIELD OFFICEM.
NO INTERVIEWS CONDUCTED NEAR DISTRICT OF COLUMBIA AS INDICATED IN
NEWS ARTICLE.
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END BA R 4 WA

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 6-22 +2 BY 7855 seferchy

May 11, 1955

MEMORANDUM FOR MR. TOLSON

MR. BOARDMAN

Exiconmenist as witnessed we

MR. BELMONT MR. NICHOLS

During the course of a conference with the Attorney General and the Deputy Attorney General yesterday afternoon incident to the Arthur Sylvester article in the "Newark Evening News," I pointed out that the Bureau was not adamant in its adherence to established practices which it had followed and I cited particularly the recent memorandum addressed to the Attorney General by Assistant Attorney General Tompkins and which was referred to this Bureau concerning the making available to confidential informants copies of their reports to the Bureau in order to refresh their recollection. I stated that the Bureau had very promptly replied and stated that it would not raise any further objection to the suggested procedure of Assistant Attorney General Tompkins in view of the fact that the Internal Security Division had observed in its memorandum to the Attorney General that "unreasonable burdens" had been placed upon the attorneys of the Internal Security Division and "valuable evidence" had been deprived of use in prosecutions by reason of the Bureau's policy of not making reports of informants available for review by proposed informant. witnesses. I stated that the Bureau had deferred to the Department's suggestion in this matter, notwithstanding the fact that the Bureau felt that this would be opening the floodgates for the introduction of FBI reports in Smith Act cases, which would result not only in gross embarrassment to the Department but materially impair the security coverage of the FBI. RECORDED-41 100-418105

Attorney General Tompkins' memorandum had failed to be specific as to the "valuable evidence" of which the Internal Security Division had been deprived and that I personally seriously doubted that there were many instances or, in fact, any instances which would support such a contention.

Polson The first the first the second second is the second secon
The Attorney General stated that he had asked the Deput
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Belmont Attorney General earlier to look into this matter after receiving my memo-
Harbo randum and the Deputy Attorney General advised that he had conferred with
Mohr
Parsons Assistant Attorney General Tompkins about this matter on yesterday and that
Tamm it was agreed by Assistant Attorney General Tompkins that there would hardl
Sizoo

Winterrowd
Tele. Room
Holloman
Gandy

5 O MAY 13 1955

SENT FROM D. O.
TIME /2:17 Pm
DATE S/11/55
BY REW

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Memorandum for Messrs. Tolson, Boardman, Belmont, Nichols

May II, 1955

be any cases in which it would be necessary for FBI reports to be shown to informants to refresh their recollection. The Attorney General observed he could not see why the attorneys handling Smith Act cases could not themselves, by discussion and conversation with proposed informant witnesses, refresh their recollections of the same without actually showing the FBI reports to the informants in view of the fact that the attorneys do have access to all such reports made to the FBI. I observed that this was exactly the view of the FBI and that if the attorneys handling such cases did the necessary home work! before talking to the proposed informant witnesses, there would be no need of showing the actual reports to the informants which, if done, would no doubt result in the introduction of the reports during the course of the trial of the case.

with Assistant Attorney General Tompkins it had been agreed that afternoon that in view of the fact there would be very few instances when it might be deemed advisable for an FBI report to be shown to an informant, that such instances would be carefully weighed by the Department and the Bureau before the final decision was reached as to showing the report to the informant witnesses. I observed the Bureau had already indicated it desired to have no part in reaching the decision as to whether a report was or was not to be shown to proposed informant witnesses in view of the accusations made against this Bureau by Assistant Attorney General Tompkins that we had obstructed proceedings of justice by our previous objections.

During the course of this conference yesterday afternoon, I also observed to the Attorney General that the Bureau had, during
the course of the last several years, made available to the Department
approximately 60 confidential informants for use in public trials and that
this was a very serious blow to the internal security coverage of the FBI.
I stated, of course, it was not the responsibility of this Bureau to determine
which was the most important, namely, initiating numerous prosecutions
under the Smith Act or balancing the same as to the importance of security
coverage by the FBI so as to enable that organization to meet its responsibilities in the event of war. The Attorney General was somewhat surprised
at the large number of informants who had been made available and indicated
that he believed that there must be a very careful evaluation before initiating
Smith Act prosecutions and a careful weighing of the value of the same as
balanced against the necessity for internal security coverage.

Memorandum for Messrs, Tolson, Boardman, Belmont, Nichols

May 11, 1955

I observed to the Attorney General that I had always thought this should have been done and I did not believe it had been done and, as a consequence, the Department must accept the responsibility if, in the event of war, there is a wave of sabotage or espionage and the FBI had been unable to cope with the situation because, in being deprived of such a large number of confidential informants, it was obvious that the FBI should not be expected and could not be expected to properly meet its responsibilities in the internal security field.

The Deputy Attorney General stated that he thought it was imperative that henceforth there be a very careful evaluation before the disclosure of FBI informants. He observed that there was no one in the Department who could have a proper appreciation of the intelligence interests involved and that quite likely there had been over-emphasis on criminal prosecutions without due evaluation of the intelligence values that might be impaired by exposure of FBI informants.

The Attorney General stated that he believed it would be desirable henceforth, and he so directed the Deputy Attorney General to arrange, that before any Smith Act prosecutions are to be initiated that they must be approved by the Attorney General as is done in Antitrust cases. He stated the reason for having all Antitrust proposed prosecutions passed upon by him is in order to avoid any conflict or prejudicing of interests of other Government agencies and he believed there was a similarity of the problem in connection with the initiation of Smith Act cases which certainly involved the interests of the FBI's internal security responsibilities.

Very truly yours,

sig. 4. C. H.

John Edgar Hoover Director

JEH:eff (7)

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THE ATTORNEY GENERAL 100-4/8/05 DIRECTOR, PEI

> FUND FOR THE REPUBLIC: GEORGETONN UNIVERSITY

Orig & dupl - Roge - Tomp vellow - Mr. Boardman - Mr. Belmont April 29, - Liaision Section - Mr. Daunt

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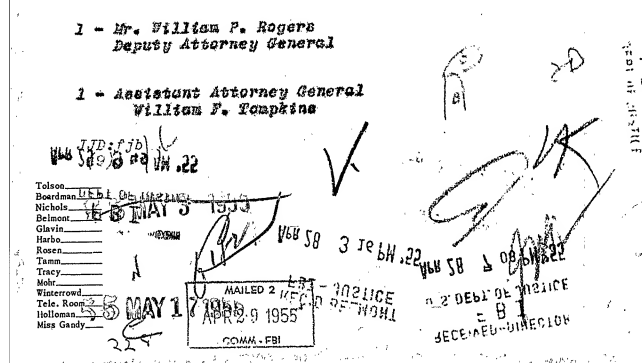
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we have been eduised that

Georgetown University, have been contacted by the June jor the Republic and requested to conduct a research study looking into the reliability of certain Covernment witnesses used in security-type oases such so Elizabeth T. Bentley, Louis F. Budens and Whittaker Chambers. This study is reportedly to be based upon the public record only looking toward any inconstatenoise in the testinony of the above witnesses and the weight of credibility that can be placed in them.

The University has been offered \$75,000 to \$200,000 to conduct this study over a period of one year. We have been informed that the University is presently considering the advisability of undertaking such a study. The offer made by 3 the Fund for the Republic is to be presented to the Faculty ? Committee of the University for a decision on April 29, 1954

The above is for your information. You will be kept adulated of any further developments in this matter.



ffice Memorandum UNITED STATES GOVERNMEN DATE: April 26, 195 Mr. A. H. Belmont ALL INFORMATION CONTAINED HEREINIS VACIO SOLE TO BUT TO BE TO BE THE PIPE Teem 901830 Sizoo Winterrowd FUND FOR THE REPUBLIC; SUBJECT: GEORGETOWN UNIVERSITY EX-Communists As W. Tresses Charles Noone, Director of Security, U.S. Information Agency, advised Liaison Agent J. J. Daunt on April 25, 1955, that he had been contacted by Georgetown University that date. advised Noone that the Fund for the Republic had requested them to conduct a research study looking into the reliability of certain government witnesses used in security-type cases, such as Bentley, Budenz and Chambers. This study is to be based upon the public record looking toward any inconsistencies in the testimony of the above witnesses and the weight of credibility that can be placed in them. Noone was advised that the University had been offered 75 to 100 thousand dollars to conduct this study over a period of one year. Noone that they intended to discuss the advisability of conducting such a study with the University heads that date. Noone stated he pointed out to the controversial nature of such a project, especially in view of restricting the study to public information. He pointed out that the informants themselves should at least be given the benefit of an interview, which was agreed to by The latter were particularly anxious to locate a staff director for such a study and queried Noone for someone he could recommend. felt they should have a staff director who has not been engaged in security type work, but who has an open mind and sound judgment. According to Noone, he is very friendly with and is in position to make recommendations to these people in the event such a study is, undertaken by them 🦠 🚵 100-418105-NOT RECORDED 176 MAY 3 1955 on your information. Liaison-will-follow discreetly with Noons JJD:ilf 1 - Mr. Belmont 1 - Mr. Nichols 1 - Liaison Section 1 - Mr. Daunt

Mr. Tolson Mr. Board Mr. Mohr Mr. Parsons 955Rosen Mr. Tompkins Mr. Tamm Mr. Sizoo. Mr. Winterrowd Herbert Brownell, Jr. Tele. Room. Mr. Holloman Miss Gandy Informants used as Witnesses in Security Cases. OEX-Commanists As withour I am attaching a memorandum to me from the Director of the FBI dated April 29, 1955, on the above subject. I presume there is no way of finding out the name of the Department of Justice lawyer who is said to have made certain statements quoted in the clipping to Arthur Sylvester of the Newark Evening News. I am sending a copy of this memorandum to Mr. Hoover, so that if either of you have any suggestions to make as to how to handle this particular matter I would be glad to get them. ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-13-99 BY LOOKINISIEPIOD 901820 Hoover 11 MAY 11 1955

Mr. Nichols Mr. Beardman Mr. Belmont Mr. Dise PHE ACCOUNTY OFFICIAL April 20, 1955 DIRECTON. KOI DECLASSIFIED BY 7839 300 6.72.83 INSONOLITA USED ACTITUDADES *LU SEGURITY GASES* Attached hereto is a Photostat of an articl untitled A Secret Lithered Froblem in Loyalty Frogram Test" which appeared in the "Newark Evening News," Newarkh New Jerse on April 28, 1955. The article attributes comments to a Departmental attorney concerning the Dureau's procedure in habing confidential informants apailable for interview by Departmental attorneys. Xvework News The Bifrou's procedure with reference to naking podential mitnesses available for interview by Government attornays inscaparity-type cases has been followed since the first New York Smith Act trial in 1949. This provedure has withotood the test of numerous successful cases and the Department has never indicated that it has caused Departmental attorneys any inconventence. During numerous conformoes hold by Aureou representatives with Departmental officials and abtorneys, no difference of opinion has ever been expressed concorning this equablished procedure. Ingconnection with Smith Act and other security No type cases, the Eureau subnits to the Department investigistive and prosecutive summary reports wherein I symbols are used only where it is absolutely necessary to protect the informant or source. Complete information furnished by Such Informants and sources is, of course, set out in the reports. Should the Department consider prosecution under ? any exported statute. Departmental attorneys select from those reports those Taymbol informants who appear to the destrable or necessary witnesses and an inquiry to made ? The Bureau as to the applicability to testify of such a pundol informants. The RECORDED 106 100-41 05-12 Continued RECORDED 1063 11 30 110 CM MAY A CONTINUED WAS A CONTINUED MAY A CONTINUED WAY A CONTINUED MAY A CONTINUED GED VE WAY RED MAY FIS Attachment to memorandum to Mr. Beardman from Mr. Belment, 4-28-55, same eaption

The Bureau's reply to the inquiry by the Department may fall within any of the following categories:

- (a) If the informant is a current, valuable informant whose exposure would seriously impair security coverage in the field office invalved, the Department is advised that this informant is not available for interview. If the Department subsequently states that the informant is absolutely escential to a successful procedution, we reconsider and re-evaluate the cituation and, where possible, we make the informant available.
- (b) If the informant has been discontinued but has not been exposed as a former Bureau informant, the Department is advised that he is available for interview under appropriate security predautions. Its name to not disclosed at this point since the Department may ultimately decide not to utilize him.
- (c) If the informant has been discontinued and exposed as a former Eureau informant, his identity is firstened to the Department and the Department is advised that he is available for interview.
- (d) If the T symbol represents an individual who has never been a confidential informant of the Bureau but who requested that his identity be kept confidential, he is first contacted by a Bureau Agent to determine his villingness or unwillingness to be interviewed by Government attorneys. If he is willing to be interviewed, his name and the fact that he is available for interview are made known to the Department. If he does not desire to be interviewed, the Department to adviced that he is unavailable.

It is true that interviews with current informants and discontinued informants who have not been exposed are conducted under security precautions and the informant is introduced under an ulias. This procedure is fallowed solely to preserve the informant as a surprise withten phould be actually testify and to protect his identity and future value should the Department decide not to utilize him as a witness. Departmental attorneys have actually stated that they do not desire to know the identity of the informant until a decision to made to use him as a witness since they do not want to be burdened with this additional security responsibility.

A continuing intensive campaign is conducted by the Communist Party to uncover FBI informants. The Bureau knows, for example, that the Communist Party places its own members under surveillance in an attempt to ferret out our informants. Unless, therefore, interviews between informants and Government attorneys are conducted with the utmost security as to location and timing, the informants will be uncovered.

It is true that a Bureau Agent is present during the interview with the informant by Government attorneys. The Bureau Agent is present solely to introduce the informant to the attorneys and to put him at ease. It is also true that the Bureau Agent does not assist in the interview since this is strictly a matter for the Government attorneys to handle.

It is difficult for me to understand why an attorney of the Department of Justice would air his complaints to the press rather than call his views to the attention of this Bureau.

1 cc - Hr. William P. Rogers Deputy Attorney General (with enclosure)

I cc - Assistant Attorney General William F. Tompkins

(with enclosure)

1 cc - Assistant Attorney General Varren E. Burger (with enclosure)

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Secret Witnesses Problem In Loyalty Program Test

By ARTHUR SYLVESTER . Washington Bureau.

·WASHINGTON — Justice Department trial lawyers were sympathizing today with U.S. Supremediate Court concern at being blocked from examining secret information in a test of the federal loyalty-security program.

Atty. Gen. Brownell's own legal experts often have to go through amazingly involved procedures imposed by the FBI in order to prosecute cases involving derogatory information dug up by Director J. Edgar Hoover's agents. Hoover's power to determine who may be called by the Justice Department as a witness and who may not, has confounded lawyers accustomed to free and easy cooperation by police agencies when trying cases at lower levels of government.

Chief Justice Earl Warren and other members of the high court were surprised Wednesday to learn from Ass't Atty. Gen. Warren E. Burger they were not free to look at certain information they considered material in the appeal of Dr. John P. Peters of Yale University to confront the unidentified accusers who brought about his dismissal from government service. The justices pressed Burger to produce the information on which the government acted so the court could determine whether the government was justified in withholding it from Dr. Peters.

Issue in Case

Burger insisted that was part of the issue in the case. "It would take a Presidential order to release that information to anyone outside the Executive Branch," Burger said. The government acknowledges that even the Civil Service Loyalty Review Board which sat in judgment on Dr. Peters did not know the identity of all the secret infor

That question was echoed by a Justice Department lawyer who recently had to prosecute a case involving loyalty information under circumstances made fantastically difficult by FBI demands for what amounted to cloak-and-dagger methods.

Eorecasts Curb

'You would have thought I was the counsel for the Communists, not the government prosecutor," the Justice Department official recalled. "I have never experienced anything like it in my life. It's an unbelievable way of doing business and I think Atty. Gen. Brownell will be forced to put a curb on Hoover's nonsense."

The department prosecutor told how he was assigned to the case "cold." But instead of being aided by the FBI in preparing the government's case he found his work made more difficult:

"The FBI sends you a list of possible government witnesses the agency has at its command. They aren't identified by names but by symbols and numbers. With each is a summary of what the witness can testify to and an evaluation of his credibility. The ratings range from good to bad.

Request Sent

"On the basis of this meager information, you try to figure out which of the witnesses you would like to talk to in an effort to build your court case. So you indicate those you would like to talk to and send the request along through channels to Director Hoover. If he sees fit to grant the request arrangements are made for you to meet the proposed witness."

"At this point the fun really begins. Not only do these wit-assumed name, and it's under assumed names and it's under these names that I, as a government prosecutor, first meet them, if I am allowed to.

"Now if Mr. Hoover decided you may talk with the government witness you have asked to see it probably won't be in a Justice Department office. Oh no! You will have to meet him in a moter in Maryland or Virginia, or in an automobile just outside the District of Columbia line. It makes you feel more like arranging a contact with a lottery operator than preparing to represent the government of the U.S.

FBI Man Present

"That isn't all. You can't ever talk to these witnesses without an FBI man always being present. It's not that he does anything tto help you organize your case or material quite the contrary. I know it sounds unbelievable, but that's the way it is and there's more of the same. I know because I have been through it."

The reason given by Asst. Atty. Gen. Burger to Justice Frankfurter why the government is so secretive with its own instruments was that some informants decline to provide information to the FBI unless they are assured their identity will not be disclosed to other agencies. He said the government has nuchoice.

"I suggest," retorted Frankfur er, "that there is such a choice s not using such an informant ...if you can't trust another tribunal with the information."

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"All I know," said the Justice Department prosecutor, "is there's a better way of doing it than the BI has now. For one thing a little less of this excessive FB secrecy and we wouldn't be stuck with these turn-about witnesses."

DTANGERD FORM NO. 54 Office Memorandum UNITED STATES GOVERNMENT .Mr. L. V. Boardman Boardman DATE: May 9, 1955 Nichols. Belmont Harbo 🙅 Mohr . Mr. A. H. Belmont Parsons Ŕosen Sizoo SPARTMENTAL COMMITTEE ON INFORMATION CONTAINED Winterrowd _ SUBJECT Tele. Room _ Holloman -HEREIN IS UNCLASSIFIED Gandy BY 60261 NIS/EP/00 DATE 10-13-49 My memorandum of April 29, 1955, advised you that Mr. Mario Noto, Immigration and Naturalization Service representative on the above committee had advised me that the committee would furnish the minutes to the Bureau for its information. The minutes of the first six meetings of the committee were received on May 2, 1955. The minutes of the first meeting, held on April 6, 1955, are being reviewed by separate memorandum. 48 Welling The minutes which have been received have been reviewed and matters of interest are set out below under the date of the particular meeting at which discussed. April 12, 1955 The committee adopted a proposal that prosecutors of Government cases should be instructed to report to the local field offices of FBI and INS any adverse information developed on a witness during the proceedings. It had previously been agreed that Government prosecutors would check local FBI and INS records concerning prospective witnesses prior to their use and this was reiterated. (This has been made the subject DEX- Commence of a separate memorandum.) The committee discussed the problem of assuring the availability of persons whose testimony has been regular in the in the past. (It is presumed that the committee had in mind such persons as Maurice Malkin, Ben Gitlow,) Among the alternatives suggested were assuring such individuals that they would be needed a minimum . time monthly, such as twenty days, for a period of up to two years; attempting to have one of the public foundations establish a fund to assure that the persons would have an income when not testifying; attempting to procure employment with public-spirited organizations. cc - Mr. Boardman cc - Mr. Belmont cc - Mr. Mc Inturff 10 MAY 16 1955

April 14, 1955

At this meeting, Mr. Noto was designated chairman of the committee. The committee discussed a number of ex-Communists who have been used as witnesses; however, no decision was reached concerning the future use of those persons discussed. Among those discussed were Matthew Cvetic, Louis Budenz and others.

April 19, 1955

The committee discussed the derogatory information available regarding Matthew Cvetic and deferred decision as to his future use as a Government witness.

April 21, 1955

The committee discussed the future use of Matthew Cvetic and recommended that Cvetic not be used as a Government witness unless in a specific case what he will testify to is essential and is corroborated from independent sources. Decision to use Cvetic shall be the responsibility of the using division.

The committee reviewed information furnished by INS concerning Earl Reno and recommended that he be cleared for use as a witness.

April 26, 1955

The committee reviewed information available concerning Ben Gitlow and recommended that he be cleared for use as a Government witness.

The committee reviewed information concerning and concluded that may be used at any instance in which he is a desirable and material witness and what he will testify to is corroborated.

RECOMMENDATION:

This is for your information. You will be kept advised of the activities of the above committee.

for 8/2

K WARE

Office Niemorandum · unyted states government DATE: May 6, 1955 A. H. Belmont Belmont Harbo Moht . Parsons Mr. F. J. Baumgar Rosen Tamm' Sizoo . Winterrowd DEX COMM unists As With 655ES Tele. Room SUBJECT: TREASON MATTERS Holloman Reference is made to the Washington News Service release of May 5, 1955, reporting that Assistant Attorney General William F. Tompkins in his appearance before the Senate Appropriations Subcommittee stated that the number of "cases of possible treason" referred to the Department had now reached 218. Mr. Nichols asked if we have these 218 cases. statement of Tompkins was commented upon in your memorandum * to Mr. Boardman dated April 13, 1955, captioned "Review of Testimony of Warren Olney III and William F. Tompkins, Department Officials, Before Committee on Appropriations - 1956." These cases arose out of the referral to us by G-2 of counterintelligence files reflecting evidence of possible o treasonous conduct by the subjects developed through Army investigation and interrogation of returned Korean prisoners of war. They were reviewed by us and referred to the Department UNCLASSIF 13-49 BY 9018 for an opinion as to whether the alleged activities constituted overt acts of treason within the meaning of the Treason Statute and, therefore, warranted investigation. The number of cases referred was substantially correct as of the date Tompkins! testimony was given. Since then, however, the Department has from day to day completed its reviews of the cases referred and rendered its decisions. In all except three cases thus far reviewed; the Department has advised that the evidence does not indicate overt acts of treason provable by the testimony of two witnesses required by the Constitution and, therefore, ··· does not warrant investigation. The three cases are being investigated. Our records reflect that, as of May 6, 1955, there were still 172 cases in this category under consideration by the Department and this figure is diminishing day to day as the Department's decisions are received. RECOMMENDATION: It is recommended that this memorandum be routed to Nichols for his information. 45000-1年6期外 Nichols Mr. Boardman Mr. Belmont 176 MAY 17 1955 RWC: jdd

Office Memorandum • United States Government

ro : MR.

DATE: May 17, 1955

Mr. Tolson Mr. Boardman

Mr./Belmont

Mr. Parsons Mr. Rosen

Mr. Tamm

Miss Gandy...

Mr. Winterrowd_ Tele. Room_____ Mr. Holloman____

Mr. Sizio

Mr. Harbo Mr. Mohr

rom : MR. F. J. BAUMGÁ

SUBJECT:

/ DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES

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The minutes of the meetings of the above Committee on April 28, May 3, and May 10, 1955, have been reviewed and the following items of interest noted:

MEETING OF APRIL 28, 1955

The Committee considered proposed instructions to United States attorneys and Immigration and Naturalization Service (INS) field offices relating to the use of ex-Communists as witnesses. Decision was deferred as to the form and nature of instructions to be issued.

MEETING OF MAY 3, 1955

The Committee considered the general matter of the payment of fees and expenses to witnesses. Further consideration of the matter was placed on the agenda for the May 5, 1955, meeting.

Further discussion was had regarding instructions to be issued to United States attorneys and INS field offices relating to the use of ex-Communists as witnesses. Decision was deferred as to the form and nature of instructions to be issued.

MEETING OF MAY 10, 1955

The	Chairman	of the	Commit	tee s	tated	that	he had	advised	3
the Deputy A Bureau's mem	ากละเกิดลาก	April	28. I9	bb. c	concern	ıngı			<u> </u>
and had concepted by the previously be	finded that	it cor	tained	no i	.nforma	tion	tnat na Committe	escon-	r
cluded that	een combita	may be	used a	s a G	lovernm	ent v	vitness'	in any	•

cc. Mr. Boardman

Mr. Belmont

Mr. McInturff

GFMc:DE (1+)

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MEMORANDUM FOR MR. BELMONT, 5/17 (CONTINUED)

instance in which he is a desirable and material witness and what he will testify to is corroborated.

The Committee considered the use of Maurice Malkin as a possible witness in the future and concluded that Malkin may be used as a Government witness in any instance in which he is a desirable and material witness and what he will testify to is corroborated.

ACTION

None. This is for your information. We will continue to review the minutes of this Committee as received.

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Office Memorardum • UNITED STATES Mr. L. V. Boardman FROM Mr. A. H. Belmon SUBJECT: INFORMANTS MADE AVAILABLE TO THE DEPARTMENT In accordance with the request of Mr. Nichols there is set out below the types of cases in which the Department has exposed 53 of our informants by using them as witnesses. As mentioned previously by Mr. Nichols this compilation is based upon a canvass of Bureau Supervisors. Mr. Nichols pointed out that there is a possibility that there may be a few others but to determine this would necessitate checking the files of all discontinued confidential informants which would be an extensive research project. It was not recommended that the latter be done. Number of Informants Type of Case Smith Act Prosecutions Hearings Before Subversive Activities Control Board in Following Cases Labor Youth League Veterans of the Abraham Lincoln Brigade Civil Rights Congress Jefferson School of Social Science National Council American Soviet Friendship Labor Management Relations Act Prosecution of Leaders and Members of ENCE., Nationalist Party of Puerto Rico Total In addition to the above we are in the process of making available one additional informant to INS in connection with deportation proceedings relating to Chinese. With regard to INS cases it has been our policy to extend complete cooperation to that Agency and there may have been instances in the past when we have made available nonactive informants not previously exposed for use by that Agency. As a result of our poll it has not been possible to determine the names of any such informants; or cf ? any active informants. ACTION: It is recommended that this be routed to Mr. Nichols for his information. cell/Mr. Nicholson Mr. Boardman JAR. 19 203 M DEL Mr. Kery 22 . Hennich Mr. Baumgardner

Mr. Donohue

JDD:eje (8)

Office Memorgadum . UNITED STATE GOVERNMENT

TO . A. H. Belmone

DATE: May 13, 1955

Boardman
Nichols
Belmont
Harbo
Mohr

FROM :

C. E. Hannyligh

SUBJECT:

INFORMANTS MADE AVAILABLE TO THE DEPARTMENT

75 6429 H

At the request of Mr. Nichols earlier this week a compilation of informants, which the Bureau has made available to the Department in connection with prosecution of various types of cases, was made. Mr. Donohue on the informant desk determined that there were a total of 53 such informants which have been made available, 33 of which were in the Smith Act cases.

Mr. Nichols advised at 6:35 p.m. that the Director now wants a break-down on these informants as to the types of cases being prosecuted by the Department and the number of informants made available in each type of case. He also wants to be sure we include in this compilation the number of informants which have been made available to Immigration and Naturalization Service in connection with the deportation proceedings. He wants this information the first thing Monday morning.

ALL INFORMATION CONTAINED
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DATE 10-13-99 BY 60267 NIS/EP/DD
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cc - Mr. Belmont

HATMr. Hennrich

PICKING Ares Keay

Mr. Baumgardner

Donohue

ENCLOSURE

100-418105

We have recently in connection with consideration of Chinese, furnished INS the identities of twenty-five other people who were concealed by "T" symbols. These persons were not regular Bureau informants but persons who had requested their names be concealed or whose names were concealed by the Bureau for various reasons other than the fact they were regular informants.

gran san

Office Memorandum • united states government

TO : Mr. E. V. Boardman Son 55	DATE: Ма у ДЗ, 1955
FROM 'Mr. A. H. Belmont SALLINFORMATION CONTA	INED 3 1.
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ON SECURITY WITNESSES 901890	A CO

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My memorandum of April 29, 1955, advised you that Mr. Mario Noto, Immigration and Naturalization Service (INS) representative on the above committee, had advised me that the committee would furnish the minutes to the Bureau for its information. For your information the minutes of the first six meetings of the committee were received on May 2, 1955.

The first meeting of the committee was held on April 6, 1955. According to the minutes it was decided that the records of the committee would be maintained in a classified file available only to certain executives of the Department and members of the committee.

It was further decided that the functions of the committee would be: (1) Securing the presence of witnesses when needed; (2) Coordinating their use when conflicting demands are made; (3) Determining questions of credibility where raised; (4) Determining whether action should be taken on past cases in which a discredited witness testified.

Of particular interest to the Bureau was a discussion as to the procedure to be established for determining whether a former Communist Party member may be utilized as a witness. It was concluded that, subject to Mr. Rogers' approval, the procedure would be as follows:

When the attorney in charge of prosecuting a case or proceeding proposes to call a former Party member, the attorney shall request a name check from the local office of the FBI and the local office of INS for any adverse information concerning the proposed witness. there is no such information the witness may be called. In the event such information exists the attorney would make a report through regular channels to the committee. Final responsibility for the use of the former Party member would be left to the attorney. Clearance from the committee could only signify, that in the opinion of the committee no derogatory information sufficient to preclude use had been found; the determination to have attorneys check with the FBI and immigration field offices was predicated on the assumption that all information in the Department on ex-Communist Party witnesses will be made available to the FBI and INS.

Enclosure

CC: MR. BOARDMAN BEEMONT

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Memo from Mr. Belmont to Mr. Boardman May 17, 1955

During a review of the minutes of the meeting of May 5, 1955, received at the Bureau May 9, 1955, it was ascertained that the committee decided that trial attorneys will request local field offices of the FBI and INS for a check of their records for pertinent information concerning former Communist Party members who are to be used as Government witnesses. Appropriate cases will be furnished to the committee for consideration.

RECOMMENDATION:

It is recommended that the Department be advised that although we have no objection to Departmental attorneys and INS personnel making name checks with our field offices, we feel that these personnel should be aware that more complete information concerning prospective witnesses may be available at Bureau headquarters and for this reason we would suggest that these name checks be made at Bureau headquarters. is being stated that this does not change our present agreement with INS to furnish pertinent information from our local field office files upon request. If you approve, there is attached a letter to Deputy Attorney General Rogers with a copy each to Assistant Attorney General Tompkins. Assistant Attorney General Olney and General Swing.

GFM:pjm

cc - Mr. Boardman Belmont McInturff

TOLX Mr. William P. Rogers Deputy Attorney General

May 20, 1955

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It is noted in reviewing the minutes of the above committee for the meetings of April 6, 1955, and May 5, 1955, that the committee decided that trial attorneys of the Department and personnel of the Immigration and Naturalization Service will request local field offices of the FDI for pertinent information concerning former Communist Party members who are to testify as Government witnesses. Although there is no objection to Department and Immigration and Naturalization Service personnel making such a check of our local field offices whenever an ex-Communist is being considered as a Government witness, it is felt that more complete information may often be available at FDI headquarters in Nashington, N. C.

It is, therefore, suggested that any requests for information concerning prospective witnesses be submitted to FSI headquarters rather than to local field offices of the FBI. If possible, sufficient background data should be fornished to FBI headquarters to permit a thorough search of our files when making any request for information of this type.

The above does not change our present agreement with the Immigration and Saturalization Service to furnish pertinent information from the files of our local field offices upon request.

cc - Assistant Attorney General

co - Assistant Antorney General Villiam F. Tompkins

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YELLOW: Attachment to memo from Belmont to Boardman dated 5/17/55, same caption, GFM: bay.

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